From: jeanette ammon

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 06:50 PM

Subject: Hydraulic Fracturing Science Advisory Board

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Jeanette Ammon LMT, (steward for god and nature)

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital

mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have

field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale

drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires. 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--

%20Written%20Comments%20before%20the%20th e%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant

- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing

bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing /) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:
- syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you and remember God Is Watching! and so is the world!

From: Lynn Anderson

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 11:31 AM

Subject: these scientists need to be on EPA board

Also James Northrup, formerly of Atlantic Richfield, could be a great consultant since he knows all of the dangers of this 5 year old experimental method of using dangerous chemicals and far too much water that can NEVER be reclaimed to harvest natural gas. NOT a method we need to use.

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington

9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
11. Robert Howarth
12. Anthony Ingraffea
13. Lyman McDonald statistician and biologist
14. Lisa McKenzie
15. Karlis Muehlenbach
16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
18. Jerome Paulson
19. Joseph N. Ryan, U. of Colorado, Boulder
20. Daniel Schlenk

	21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
	22. Geoffery Thyne
	23. Jeanne Van Briessen
	24. Avner Vengosh
	25. Perry R. Walker
26.	Paul Westerhoff

From: Jean Andrews

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 08:59 AM

Subject: List of Hydraulic Fracturing Science Advisory Board nominees

December 16, 2012

TO: Ed Hanlon

hanlon.edward@epa.gov

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study. The list below has been provided by citizen experts in my region, who I join in support for advocating the selection of a transparent, impartial, and academically "science-based" Board. I wholeheartedly endorse the recommendations below.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts

of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

1. Henry Anderson 2. Michel Boufadel 3. Susan Brantley 4. Bruce Brownawell 5. Janice Chambers David A. Dzombak 6. 7. Robert Edstrom 8. Elaine M. Faustman 9. Madelon L. Finkel 10. Fred M. Henretig 11. Robert Howarth Anthony Ingraffea 12. Lyman McDonald 13. Lisa McKenzie 14. 15. Karlis Muehlenbach 16. Eileen Murphy 17. Ingrid Padilla 18. Jerome Paulson Joseph N. Ryan 19. 20. Daniel Schlenk 21. Dr. Karen Swackhamer 22. Geoffery Thyne 23. Jeanne Van Briessen 24. Avner Vengosh Perry R. Walker 25. Paul Westerhoff 26.

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in

their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The iournal's editor ran a disclosure after Charnley and her colleague

disputed having a conflict of interest."

- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-votersgets-dirt-hydrofracking)
- 26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking:

"One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry

(NC presentation:

ncleg.net/documentsites/committees/EPI-

LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil

- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal"

lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc,

revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

57. Bert Smith, Chesapeake

- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html),
- also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Sincerely,

Jean Andrews Athens OH 45701 December 16, 2012

From: Lori Babbey

To: Edward Hanlon/DC/USEPA/US@EPA

Cc: Lori Gourley

Date: 12/16/2012 11:25 PM

Subject: Comments re: Science Advisory Board on Hydraulic Fracturing

December 17, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased green house gas (ghg) emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it

is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Dept.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and

competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all <u>unacceptable</u> candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the

effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't

an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and

- production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
- epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" <a href="mailto:lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-panel-over

<u>process#.UMrNpHPjlzc</u>, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your consideration of my comments.

Sincerely,

Lori R. Babbey Newton Falls, OH 44444 From: Hannah Baxter

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 11:53 AM

Subject: Comments re: Hydraulic Fracturing Science Advisory Board

December 18, 2012

Edward Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office U.S. EPA Science Advisory Board

Re: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon,

The following are my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing. (I have also attached my comments as a text document.) I am writing to support the appointment of the following 34 experts to the SAB for the U.S. EPA Hydraulic Fracturing study because of their scientific background, knowledge, experience, expertise, and impartiality. Please note that *following* the list of candidates whose appointment I support, there is *a second list* of candidates whose appointment I strongly oppose.

The hydraulic fracturing boom in my area and across the country has impacted many communities and families. Unfortunately, the impact has been very mixed. Water contamination and air pollution have led to health problems in humans and animals and to the deaths of livestock. Leaks of volatile organic compounds, methane and other gases from wells as well as diesel exhaust from generators and vehicles are contributing to illness as well as to climate change. Inadequate well casings leak produced water laced with carcinogenic chemicals both man-made and naturally occurring and with naturally-occurring radioactive elements. It is easy to see that our increasingly precious freshwater resources are at risk.

With so much at stake, it is absolutely imperative that federal regulation be transparent and free from industry bias and conflicts of interest.

Please appoint the SAB from among qualified, impartial candidates. The following people would be excellent choices for this board. Please consider appointing the board from among these candidates:

- 1. Daniel Acosta, Jr.
- 2. Richelle Allen-King
- 3. Akram Alshawabkeh
- 4. Henry Anderson

- Jerad Bales
- 6. Michel Boufadel
- 7. Elizabeth Boyer
- 8. Susan Brantley
- 9. Bruce Brownawell
- 10. Janice Chambers
- 11. David A. Dzombak
- 12. Robert Edstrom
- 13. Elaine M. Faustman
- 14. Madelon L. Finkel
- 15. Daniel J. Goode
- 16. Fred M. Henretig
- 17. Robert Howarth
- 18. Anthony Ingraffea
- 19. John C. Kissel
- 20. Lyman McDonald
- 21. Lisa McKenzie
- 22. Karlis Muehlenbach
- 23. Eileen Murphy
- 24. Ingrid Padilla
- 25. Jerome Paulson
- 26. Joseph N. Ryan
- 27. Daniel Schlenk
- 28. Karen Swackhamer
- 29. Geoffery Thyne
- 30. Jeanne Van Briessen
- 31. Avner Vengosh
- 32. Perry R. Walker
- 33. Paul Westerhoff
- 34. Mark Williams

Please keep in mind the important duty of the EPA to appoint experts who are free from industry bias and conflict of interest and who are committed to protecting public health and the environment. As you are aware, the credibility of the EPA is damaged by committees with real or perceived bias. Indeed, by law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

Committee membership should exclude financially conflicted members as much as possible, so that committees are composed of scientists who are able to provide a fair and complete review of all relevant data or issues. If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are unacceptable candidates for inclusion on the SAB because of one or more of the following: conflict of interest, lack of scientific expertise, lack of impartiality. Many have not supplied complete conflict of interest disclosures.

Please reject the nominations of the following 66 unacceptable candidates:

- 1. Stephen W. Almond
- 2. W. Kenneth Armagost
- 3. Daniel J. Arthur
- 4. E. Scott Bair
- 5. Fred. Baldassare
- 6. Terence Barry
- 7. Thomas R. Bratton
- 8. James Bruckner
- 9. David Burnett
- 10. Timothy E. Buscheck
- 11. Gail Charnley
- 12. Corrie Clark
- 13. Scott Bradley Cline
- 14. Nancy Pees Coleman
- 15. James W. Collins
- 16. John Corra
- 17. Eric Daniels
- 18. Thomas Davis
- 19. Joseph deGeorge
- 20. Shari Dunn-Norman
- 21. Lloyd East
- 22. Michael Economides
- 23. Timothy Ellison
- 24. Stuart Ellsworth
- 25. Derek Elsworth
- 26. James Erb
- 27. Gordon Fassett
- 28. John V. Fontana
- 29. Thomas D. Hayes
- 30. Walter R. Hufford
- 31. Ron Hyden
- 32. Stephen Jester
- 33. George E. King
- 34. Gary Klecka
- 35. Philip Leber
- 36. Steven Lewis
- 37. Abby Li
- 38. Sean Lieske
- 39. Keith Wilson Lynch
- 40. Dean Malouta
- 41. Steve Mamerow
- 42. Carl T. Montgomery
- 43. Daniel Moos
- 44. Michael Nickolaus
- 45. Jean-Philippe Nicot

- 46. KJ Nygaard
- 47. Jon Olson
- 48. John Oneacre
- 49. Thomas Parkerton
- 50. Deepak Patil
- 51. Richard Phillips
- 52. Laura Plunkett
- 53. Danny Reible
- 54. James Saiers
- 55. Bert Smith
- 56. Donald Siegel
- 57. Joseph Patrick Smith
- 58. Richard K Smith
- 59. Karen Spray
- 60. Paul Street
- 61. Talib Syed
- 62. Geoffrey Thyne
- 63. James John Tintera
- 64. Rock Vitale
- 65. Sanjay Vitthal
- 66. Douglas Wyatt
- 67. Victor Ziegler

Thank you for your attention to this important matter,

Hannah Baxter Lakewood, OH 44107 From: Carol Beale

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 01:26 PM

Subject: Comments on Science Advisory Board cadidtates

To: Ed Hanlon, Designated Federal Officer, EPA Science Advisory Board Staff Office

As an Ohio resident I am very concerned with safe drinking water and I appreciate the efforts of the EPA to protect this vital resource. Therefore I feel it is very important that members of the new Science Advisory Board be particularly concerned about the long term safety of our drinking water supply and not be swayed by financial concerns of profit-making corporations or individuals. I would like to recommend the following 26 people who seem to have the qualifications necessary and do not have conflicts of interest.

Thank you, Carol Beale, Athens, Ohio, 45701

- 1. Henry Anderson
- 1. Boufadel, Michel
- 1. Susan Brantley
- 1. Brownawell, Bruce
- 1. Janice Chambers
- 1. Dzombak, David A.
- 1. Edstrom, Robert
- Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 1. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 1. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 1. Robert Howarth
- 1. Anthony Ingraffea
- 1. Lyman McDonald statistician and biologist

- 1. Lisa McKenzie
- 1. Karlis Muehlenbach
- 1. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 1. Jerome Paulson
- 1. Joseph N. Ryan, U. of Colorado, Boulder
- 1. Daniel Schlenk
- 1. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 1. Geoffery Thyne
- 1. Jeanne Van Briessen
- 1. Avner Vengosh
- 1. Perry R. Walker
- 1. Paul Westerhoff

From: L.C. Berlekamp

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 12:32 AM

Subject: Public Comment for USEPA Hydraulic Fracturing SAB Panel - Federal

Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list

for Hydraulic Fracturing Science Advisory Board

December 16, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is

essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff
- 27. Mr. James Northrup

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

I also feel that independent radiation experts need be placed on this panel, given that shale can contain high levels of radioactivity and radiation is one of the contaminants that will persist in the environment the longest - and can bio-accumulate.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And

from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (https://doi.org/10.1007/journal.org/ Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.

- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debatehydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protestsplanned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some scientists sat hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Lauren Berlekamp Huron, Ohio 44839 Dec. 16, 2012

From: Renee Bogue

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 03:52 PM

Subject: Nominations for the SAB on fracking

Dear Mr. Hanlon,

I would like to nominate the following candidates who have shown objectivity and expertise in this field i.e. fracking. It is crucial that we protect public health at this critical juncture.

- 1. Henry Anderson
- 2. Michael Boufadel
- 3. Susan Brantley
- 4. Bruce Bonawell
- 5. Heather Cantino
- 6. Janice Chambers
- 7. David Dzombak
- 8. Robert Epstrom
- 9. Elaine Faustman
- 10. Dr. Madelon Finkle
- 11. Fred Henretic
- 12. Lyman McDonald
- 13. Lisa McKenzie
- 14. Karlis Muehlenbach
- 15. Eileen Murphy
- 16. JP Nico
- 17. James Northrup
- 18. Dr. Ingrid Padilla
- 19. Jerome Paulson
- 20. David Schlenk
- 21. Allen Shapiro
- 22. Dr. Karen Swackhamer
- 23. Geoffrey Thyne
- 24. Jeane VanBriesen
- 25. Avner VanGosh
- 26. Perry Walker
- 27. Paul Westerhoff
- 28. Anthony Ingraffea
- 29. Joe Ryan

Thank you for your consideration,

Renee Bogue

Massillon, OH

I try to check my email once a day; however, if you don't hear back from me or if you need to communicate with me sooner please call my home phone. I will return your call as quickly as possible. Thank you!

December 19, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Leah Cain, Windham, Ohio 44288

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel

- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or

recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id. § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry

- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career

- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - $epw.senate.gov/public/index.cfm?FuseAction=Files.View\&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad$
 - Her presentations show bias as suggested by financial conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal"

 environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal"

 <a href="mailto:lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest

67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Leah Cain Windham,Ohio 44288

Dec. 19,2012

From: Glenn Campbell

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 09:50 AM

Subject: Comments on Hydraulic Fracturing Science Advisory Board

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Glenn Campbell, Lakewood, OH 44107

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- Henry Anderson
- Boufadel, Michel
- Susan Brantley
- Brownawell, Bruce
- Janice Chambers
- Dzombak, David A.
- Edstrom, Robert

- Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- Robert Howarth
- Anthony Ingraffea
- Lyman McDonald statistician and biologist
- Lisa McKenzie
- Karlis Muehlenbach
- Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- Jerome Paulson
- Joseph N. Ryan, U. of Colorado, Boulder
- Daniel Schlenk
- Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- Geoffery Thyne
- Jeanne Van Briessen
- Avner Vengosh
- Perry R. Walker
- Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias. Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing

links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industrysupported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption.

This *scientific* review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- Stephen Almond, MeadWestvaco
- W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're

going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- Stephen Bachu
- E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- Baldassare, Fred. Conflict of interest.
- Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- James Bruckner—financial ties to industry
- Burnett, David
- Buscheck, Timothy E
- Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- Corrie Clark
- Cline, Scott Bradley
- Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- Collins, James W
- Corra, John—WY political conflict of interest
- Eric Daniels (Chevron)
- Thomas Davis, CO School of Mines
- Joseph deGeorge (Merck)
- Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- Lloyd East (Halliburton)
- Economides, Michael (consultant; editor-in-chief Energy Tribune
- Timothy Ellison (Exxon-Mobil)
- Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates,

permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: <u>ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)</u>
- Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..."
 (https://doi.org/10.1007/journal.org/ Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- Jester, Stephen, ConocoPhillips
- George E. King, Apache Corp.
- Gary Klecka, worked for Dow for most of this career; now an independent consultant
- Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- Steven Lewis, Exxon-Mobil for most of his career.
- Abby Li, most of her career at Monsanto
- Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- Keith Wilson Lynch
- Dean Malouta (most of his career with Shell)
- Steve Mamerow (Pioneer Natural Resources)
- Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions

- and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- Nygaard, KJ, Exxon Mobil
- Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides
 hydrogeological consulting services to private industry with emphasis on
 environmental studies and litigation support work. Clients from a broad spectrum
 include the solid waste industry, petrochemical industry, chemical industry, insurance
 industry, waste-to-energy industry, and oil and gas industry.
- Thomas Parkerton, Exxon Mobil entire career
- Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- Richard Phillips, Exxon Mobil since 1988
- Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad. Her presentations show bias as suggested by financial conflict of interest.
- Danny Reible
- James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" <a href="https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-understanding-panel-over-gas-understandin

<u>drilling-process#.UMrNpHPjlzc</u>, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

- Bert Smith, Chesapeake
- Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- Joseph Patrick Smith, Exxon
- Richard K Smith, Nabbors Production Company
- Paul Street, Nalco chemical company
- Talib Syed not a scientist. Production engineer, whole career has been in industry.
- James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- Sanjay Vittale, Shell Oil
- Douglas Wyatt, URS Corporation—conflict of interest
- Victor Ziegler, Occidental Petroleum

Thank you for your attention, Glenn Campbell Lakewood, OH 44107

Dec. 16, 2012

December 16, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

1200 Pennsylvania Ave., N.W., Washington, D.C. 20460

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments (8 pages) on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 27. Henry Anderson
- 28. Boufadel, Michel
- 29. Susan Brantley
- 30. Brownawell, Bruce

- 31. Janice Chambers32. Dzombak, David A.33. Edstrom, Robert
- 34. Elaine M. Faustman
- 35. Dr. Madelon L. Finkel
- 36. Henretig, Fred M.
- 37. Robert Howarth
- 38. Anthony Ingraffea
- 39. Lyman McDonald
- 40. Lisa McKenzie
- 41. Karlis Muehlenbach
- 42. Eileen Murphy
- 43. Dr. Ingrid Padilla
- 44. Jerome Paulson
- 45. Joseph N. Ryan
- 46. Daniel Schlenk
- 47. Dr. Karen Swackhamer
- 48. Geoffery Thyne
- 49. Jeanne Van Briessen
- 50. Avner Vengosh
- 51. Perry R. Walker
- 52. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are

appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 68. Stephen Almond, MeadWestvaco
- 69. W. Kenneth Armagost, Andarko Petroleum
- 70. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 71. Stephen Bachu
- 72. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed in submitted bio.
- 73. Baldassare, Fred. Conflict of interest.
- 74. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 75. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 76. James Bruckner—financial ties to industry
- 77. Burnett, David
- 78. Buscheck, Timothy E
- 79. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."

- 80. Corrie Clark
- 81. Cline, Scott Bradley
- 82. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 83. Collins, James W
- 84. Corra, John—WY political conflict of interest
- 85. Eric Daniels (Chevron)
- 86. Thomas Davis, CO School of Mines
- 87. Joseph deGeorge (Merck)
- 88. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 89. Lloyd East (Halliburton)
- 90. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 91. Timothy Ellison (Exxon-Mobil)
- 92. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 93. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 94. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 95. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..."

- (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 96. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 97. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 98. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 99. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 100. Jester, Stephen, ConocoPhillips
- 101. George E. King, Apache Corp.
- 102. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 103. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 104. Steven Lewis, Exxon-Mobil for most of his career.
- 105. Abby Li, most of her career at Monsanto
- 106. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 107. Keith Wilson Lynch
- 108. Dean Malouta (most of his career with Shell)
- 109. Steve Mamerow (Pioneer Natural Resources)
- 110. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 111. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 112. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 113. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 114. Nygaard, KJ, Exxon Mobil
- 115. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 116. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 117. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 118. Thomas Parkerton, Exxon Mobil entire career
- 119. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current

employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 120. Richard Phillips, Exxon Mobil since 1988
- 121. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 122. Danny Reible
- 123. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" evidence com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 124. Bert Smith, Chesapeake
- 125. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 126. Joseph Patrick Smith, Exxon
- 127. Richard K Smith, Nabbors Production Company
- 128. Paul Street, Nalco chemical company
- 129. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 130. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 131. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 132. Sanjay Vittale, Shell Oil
- 133. Douglas Wyatt, URS Corporation—conflict of interest
- 134. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Heather Cantino Athens, Ohio 45701 Dec. 16, 2012 From: "Lynn Chapman"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 02:41 PM Subject: SAB Panel Candidates

Dear Mr. Hanlon:

I am an Ohio resident. The Ohio Department of Natural Resources (ODNR) and its spin-off, the Division Of Oil and Gas Resources Management (DOGRM) have established near dictatorial control over regulation of the oil and gas industry within the state. In practice, this self regulation is tantamount to non-regulation. For the past two years I have witnessed the results of the incestuous relationship between the drilling industry and its supposed regulators. I can provide numerous documented and specific examples of violations of Ohio's advertised "most stringent (drilling) regulations in the US". Although these violations involve basic health, safety and protection of the environment for conventional drilling/production operations, the entrenched regulatory culture guarantees more of the same for shale gas and oil production. It appears that if it will save the industry a buck, all regulations are "negotiable" with the state. SAB members on either the direct or indirect payroll of the oil and gas industry have inherent conflicts of interest and are undoubtedly biased.

I therefore support nomination of the listed 27 candidates based on their scientific expertise, knowledge, and experience and especially for their impartiality.

Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please consider appointing your committee from the following 27 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Bruce Brownawell
- 5. Janice Chambers
- 6. David A. Dzombak

- 7. Robert Edstrom,
- 8. Elaine M. Faustman
- 9. Dr. Madelon L. Finkel
- 10. Henretig
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy
- 17. Dr. Ingrid Padilla
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff
- 27. James Northrup

Please do not consider the following SAB candidates based on conflicts of interest and/or lack of scientific objectivity and appropriate expertise:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-p rofessor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ...As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you

manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires. 27. James Erb: conflict of interest--consultant to oil and gas industry

(NC presentation:

ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--

%20Written%20Comments%20before%20the%20th e%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid

promoter of industry

- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus-not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

55. Danny Reible

- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.
- (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing /) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:
- syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation-conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

From: Tom Cvetkovich

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 11:53 AM

Subject: fracking SAB

Modern high pressure horizontal fracking technology promises to be one of the largest terraforming experiments humans have ever undertaken.

Please consider the evaluations of environmentalist (such as Heather Cantino.) Do not fill the SAB with industry insiders. Consider our children's children, consider the vagaries of natural systems (geology and hydrology), and the reality of human caused global warming.

Let us er on the side of caution and move to a truly workable symbiosis with nature.

thank you, Tom Cvetkovich

__

Thomas Cvetkovich for all your holographic needs...

Youngstown, OH 44509

comments re SAB nominees HC 12-14-12-1.docx December 14, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Heather Cantino, Athens OH 45701

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 53. Henry Anderson
- 54. Boufadel, Michel
- 55. Susan Brantley
- 56. Brownawell, Bruce
- 57. Janice Chambers
- 58. Dzombak, David A.
- 59. Edstrom, Robert
- 60. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington

- 61. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 62. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 63. Robert Howarth
- 64. Anthony Ingraffea
- 65. Lyman McDonald statistician and biologist
- 66. Lisa McKenzie
- 67. Karlis Muehlenbach
- 68. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 69. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 70. Jerome Paulson
- 71. Joseph N. Ryan, U. of Colorado, Boulder
- 72. Daniel Schlenk
- 73. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 74. Geoffery Thyne
- 75. Jeanne Van Briessen
- 76. Avner Vengosh
- 77. Perry R. Walker
- 78. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, *then invitations to address the committee during public meetings are appropriate*. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 135. Stephen Almond, MeadWestvaco
- 136. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works 137. completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-frackingscare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 138. Stephen Bachu
- 139. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 140. Baldassare, Fred. Conflict of interest.
- 141. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 142. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 143. James Bruckner—financial ties to industry
- 144. Burnett, David
- 145. Buscheck, Timothy E
- 146. Gail Charnley
- 147. Corrie Clark
- 148. Cline, Scott Bradley
- 149. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas-NancyColeman-8-7-12.pdf)
- 150. Collins, James W
- 151. Corra, John—WY political conflict of interest
- 152. Eric Daniels (Chevron)
- 153. Thomas Davis, CO School of Mines
- 154. Joseph deGeorge (Merck)

- 155. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 156. Lloyd East (Halliburton)
- 157. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 158. Timothy Ellison (Exxon-Mobil)
- 159. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-160. visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 161. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 162. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 163. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 164. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 165. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 166. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 167. Jester, Stephen, ConocoPhillips

- 168. George E. King, Apache Corp.
- 169. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 170. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 171. Steven Lewis, Exxon-Mobil for most of his career.
- 172. Abby Li, most of her career at Monsanto
- 173. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 174. Keith Wilson Lynch
- 175. Dean Malouta (most of his career with Shell)
- 176. Steve Mamerow (Pioneer Natural Resources)
- 177. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 178. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 179. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 180. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 181. Nygaard, KJ, Exxon Mobil
- 182. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 183. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 184. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 185. Thomas Parkerton, Exxon Mobil entire career
- 186. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters

- treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 187. Richard Phillips, Exxon Mobil since 1988
- 188. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 189. Danny Reible
- 190. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" https://linear.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 191. Bert Smith, Chesapeake
- 192. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 193. Joseph Patrick Smith, Exxon
- 194. Richard K Smith, Nabbors Production Company
- 195. Paul Street, Nalco chemical company
- 196. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 197. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 198. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 199. Sanjay Vittale, Shell Oil
- 200. Douglas Wyatt, URS Corporation—conflict of interest
- 201. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Heather Cantino Athens, Ohio 45701 Dec. 14, 2012

From: "Gay Dalzell (Google Drive)"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 09:38 PM

Subject: SAB nominees comments.doc (hanlon.edward@epa.gov)

Attached: SAB nominees comments.doc

Dear Mr. Hanlon,

Attached are my comments on the Science Advisory Board Nominees as a result of extensive research shared between concerned local citizens.

Thank you for your time and consideration in the matter, Gay Dalzell

SAB nominees comments.doc

December 16, 2012 **TO:** Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
 - 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
 - 11. Robert Howarth
 - 12. Anthony Ingraffea
 - 13. Lyman McDonald statistician and biologist
 - 14. Lisa McKenzie
 - 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
 - 18. Jerome Paulson
 - 19. Joseph N. Ryan, U. of Colorado, Boulder
 - 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
 - 22. Geoffery Thyne
 - 23. Jeanne Van Briessen
 - 24. Avner Vengosh
 - 25. Perry R. Walker
 - 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum

- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
 - 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
 - 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
 - 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
 - 9. James Bruckner—financial ties to industry
 - 10. Burnett, David
 - 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
 - 13. Corrie Clark
 - 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
 - 16. Collins, James W
 - 17. Corra, John—WY political conflict of interest
 - 18. Eric Daniels (Chevron)
 - 19. Thomas Davis, CO School of Mines
 - 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)

- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-aresources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years." All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.
- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
 - 33. Jester, Stephen, ConocoPhillips
 - 34. George E. King, Apache Corp.

- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
 - 37. Steven Lewis, Exxon-Mobil for most of his career.
 - 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
 - 40. Keith Wilson Lynch
 - 41. Dean Malouta (most of his career with Shell)
 - 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
 - 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
 - 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters

treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

 $epw.senate.gov/public/index.cfm? Fuse Action=Files. View \& File Store_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad$

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" envealing his lack of either knowledge or objectivity, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
 - 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
 - 59. Joseph Patrick Smith, Exxon
 - 60. Richard K Smith, Nabbors Production Company
 - 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
 - 65. Sanjay Vittale, Shell Oil
 - 66. Douglas Wyatt, URS Corporation—conflict of interest
 - 67. Victor Ziegler, Occidental Petroleum

Thank you for your time and consideration in this matter,

Gav Dalzell

Stewart, OH 45778

From: Julia Fuhrman Davis

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 10:02 AM Subject: SAB recommendations

Hello Mr. Hanlon

Please accept these names for your EPA Science Advisory Board on the issue of natural gas hydraulic fracturing:

- + Anthony Ingraffea
- + Avner Vengosh
- + Jeane VanBriesen
- + Allen Shapiro
- + JP Nicot
- + Lisa McKenzie

Thank you, Julia Fuhrman Davis, North Lima, Ohio 44452

From: Valerie Dearing

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 06:09 AM

Subject: Science Advisory Board for Hydraulic Fracturing

Dear Mr. Hanlon,

As I have been researching the practices of the Oil and Gas industry for almost a year, I have recognized some alarming facts. The industry is prone to sway the facts of harm done to the environment and our citizens very much the same as the tobacco industry did with denying cancer and secondhand smoke facts. Therefore, it is my pleasure to recommend the following candidates for the SAB through the USEPA. They are professional scientists, impartial, and display excellent leadership. The others NOT on this list have ties to the Oil and Gas corporations and are not forthcoming with truthful, accurate findings. Sadly, as the scewing of science based findings tied to the Oil&Gas industry has been practiced in the past has led to disasterous results. It is embarrassing for the state of Ohio and shows recklessness, cover ups, and uncaring in the industry. Let's allow the following scientists to protect our citizens and natural world.

Please consider the following outstanding professionals in mind when choosing wisely for the SAB.

Henry Anderson

Michel Boufadel

Susan Brantly

Bruce Brownawell

Janice Chambers

David Dzombak

Robert Edstrom

Elaine Faustman

Dr. Madelon Finkel

Fred Henretig

Robert Howarth

Anthony Ingraffea

Lymen McDonald

Lisa McKenzie

Karlis Muhlenbach

Eileen Murphy

Dr. Ingrid Padilla

Jerome Paulson

Joseph Ryan

Daniel Schlenk

Dr. Karen Swackhamer

Geoffery Thyne

Jeanne VanBriessen

Amer Vengosh

Perry Walker Paul Westerholf

These are the leaders our state needs because they are able to do their job accurately. Thank you.

Valerie Dearing

Youngstown, OH. 44514

From: Pat Denny

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 04:53 PM

Subject: Hydraulic Fracturing Science Advisory Board Candidates

TO: Mr. Edward Hanlon

FROM: Patricia and Donald Denny, 7465 Mountain Quail Pl, Painesville OH 44077-9341

RE: Horizontal Hydraulic Fracturing Science Advisory Board Candidates

DATE: December 19, 2012

Dear Mr. Hanlon:

Living in Lake County, Ohio, a center of recent and heavy oil and gas leasing in an environmentally pristine area, we write to urge you to appoint to the SAB people who are not connected to the oil and gas industry. Having attended three meetings hosted by leasing agents, we are painfully aware of the industry's unscrupulous methods and high pressure sales tactics. Very little, if anything, is done to fully inform their lease signers about the many immediate and future environmental risks associated with every aspect of the horizontal hydraulic fracturing drilling and extraction process.

The vast majority of leasing is occurring in an area where property owners rely upon private water wells for their water. The local officials have no say over proximity of drilling to water sources like creeks, streams, rivers, and lakes. Some of these are the most pristine in the state of Ohio. In addition to water concerns, there are very significant air pollution concerns that are coming to light from studies done in other states where these kinds of intensely industrialized methods have been in effect. There are also property value concerns about turning people's living environments into industrialized zones which make their neighborhoods unrecognizable.

One of the most despicable aspects of all of this is that the industry in 2004, through their unjust advantages in political venues, managed to strip county and local officials of any ability to zone for this disruptive and dangerous activity. All power rests with the oil and gas companies and their agents, and in the state capitals which have been dominated by those who have been placed into office with the hefty campaign contributions of this industry. Local officials throw up their hands and say they have no control when confused and concerned citizens approach them about all this. Democratic principles had long been abandoned in favor of oil and gas companies.

Looking at the list of candidates for this extremely important panel, we find it very difficult to accept the fact that so many industry-supported persons could have appeared on it. Our experiences with the industry people and with those in state agencies who are supposed to "regulate" the industry definitely have conflicts of interest and should not be considered for the panel. Instead the general public should be served with the appointment of quality candidates who have no former, present, or future ties to the industry.

We concur with the assessments and recommendations made by Heather Cantino of Athens, Ohio. The preferred candidates from the point of view of those who are concerned about the environment are the following 28 people:

Henry Anderson

Michel Boufadel

Susan Brantley

Bruce Brownawell

Janice Chambers

David A. Dzombak

Robert Edstrom

Elaine M. Faustman

Dr. Madelon L. Finkel

Fred M. Henretig

Robert Howarth

Anthony Ingraffea

Lyman McDonald

Lisa McKenzie

Karlis Muehlenbach

Eileen Murphy

J.P. Nicot

Dr. Ingrid Padilla

Jerome Paulson

Allen Shapiro

Joseph N. Ryan

Daniel Schlenk

Dr. Karen Swackhamer

Geoffery Thynes

Jeanne Van Briessen

Avner Vengosh

Perry R. Walker

Paul Westerhoff

Thank you for you kind an diligent attention to this matter of utmost importance for a clean and safe environment.

Patricia and Donald Denny Painesville OH 44077-9341 From: William D

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 11:31 AM

Subject: Public Comment on Announced List for Hydraulic Fracturing Science

Advisory Board

TO:

Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460

FROM:

William Drelles 3013 Lenox New Lyme Rd Jefferson, Ohio 44047

<u>RE</u>: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at <u>Yosemite.epa.gov</u> re: public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am a resident of Lenox Township in southern Astabula County, Ohio. My family and I are critical stakeholders of this SAB, since we are homeowners and operate an organic farm. According to the most current geological maps, there are likely to be significant deposits of oil in the Utica formation close by. This means that our community will be impacted by Hydraulic Fracturing over the next few years.

Please consider appointing your committee from the following 26 people. I believe these nominees will ensure that there is a balanced, objective composition of scientific experts on the SAB.

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley

- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and OccupationalHealth Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald- statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and WaterResources Engineering in the Department of Civil Engineering and Surveyingand the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Directorof the University's Water Resources Center.
- 22. Geoffery Thyne

- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr.Arthur works completely with and for industry.
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman
- 16. Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry.
- 26. Derek Elsworth
- 27. James Erb: conflict of interest--consultant to oil and gas industry
- 28. Fassett, Gordon, HDR Engineering, Inc.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"

- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by hydraulic fracturing
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI)
- 45. Michael Nickolaus-not a scientist, works for industry-funded (API among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions LLC.
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.

- 64. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation-conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention

William G Drelles Jefferson, Ohio 44047 From: "adugar" <adugar@ndec.org>

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 10:38 AM

Subject: Comment from Alice Dugar re: Candidates for US EPA Science Advisory

Board Panel

From: "adugar" <adugar@ndec.org>

Sent: 12/16/2012 3:48:14 PM

To: hanlon.edward@epa.government

Subject: Comment from Alice Dugar re: Candidates for US EPA Science Advisory Board

Panel

Dear Mr. Hanlon,

I am writing to comment on the candidates for the US EPA Science Advisory Panel that will review the technical aspects

of the US EPA's report on the effects of shale drilling on ground water.

Essentially I am endorsing the research of candidates offered by Heather Cantino (see attached); in addition, I urge you to ensure that radiation experts be placed on the panel... Joseph Ryan is one... since shale can

ensure that radiation experts be placed on the panel... Joseph Ryan is one... since shale car contain significant levels of radioactivity.

Thank you for ensuring qualified persons who have the best of the public's interest be placed on this panel.

Alice Dugar 6800 Chestnut Rd. Independence OH 44131



adugar@ndec.org

CommentstoUSEPAScienceAdvisoryBoardPanel.docx

December 14, 2012

TO: Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office 202-564-2134 (phone/voice mail) 202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Alice Dugar, 6800 Chestnut Rd., Independence OH 44131 Sent December 16, 2012

I strongly endorse the research of Heather Cantino, 33 Cable Lane, Athens OH 45701 and I urge you to follow the recommendations that she has made in the letter written to Mr. Hanlon below:

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 79. Henry Anderson
- 80. Boufadel, Michel
- 81. Susan Brantley

- 82. Brownawell, Bruce
- 83. Janice Chambers
- 84. Dzombak, David A.
- 85. Edstrom, Robert
- 86. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 87. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 88. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 89. Robert Howarth
- 90. Anthony Ingraffea
- 91. Lyman McDonald statistician and biologist
- 92. Lisa McKenzie
- 93. Karlis Muehlenbach
- 94. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 95. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 96. Jerome Paulson
- 97. Joseph N. Ryan, U. of Colorado, Boulder
- 98. Daniel Schlenk
- 99. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 100. Geoffery Thyne

- 101. Jeanne Van Briessen
- 102. Avner Vengosh
- 103. Perry R. Walker
- 104. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be

performed," $id. \S 5(b)(2)$, and does not contain members with inappropriate special interests. $Id. \S 5(b)(3)$.

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 202. Stephen Almond, MeadWestvaco
- 203. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works 204. completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-frackingscare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 205. Stephen Bachu
- 206. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 207. Baldassare, Fred. Conflict of interest.
- 208. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 209. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 210. James Bruckner—financial ties to industry
- 211. Burnett, David

- 212. Buscheck, Timothy E
- 213. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 214. Corrie Clark
- 215. Cline, Scott Bradley
- 216. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 217. Collins, James W
- 218. Corra, John—WY political conflict of interest
- 219. Eric Daniels (Chevron)
- 220. Thomas Davis, CO School of Mines
- 221. Joseph deGeorge (Merck)
- 222. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 223. Lloyd East (Halliburton)
- 224. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 225. Timothy Ellison (Exxon-Mobil)
- 226. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 227. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 228. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--
 - %20Written%20Comments%20before%20the%20the%20Committee.pdf)
 9. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist,

who "after leaving state government, was appointed in 2002 by President Bush to be the

- federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 230. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 231. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 232. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 233. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 234. Jester, Stephen, ConocoPhillips
- 235. George E. King, Apache Corp.
- 236. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 237. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 238. Steven Lewis, Exxon-Mobil for most of his career.
- 239. Abby Li, most of her career at Monsanto
- 240. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 241. Keith Wilson Lynch
- 242. Dean Malouta (most of his career with Shell)
- 243. Steve Mamerow (Pioneer Natural Resources)
- 244. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 245. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 246. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 247. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 248. Nygaard, KJ, Exxon Mobil
- 249. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 250. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 251. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 252. Thomas Parkerton, Exxon Mobil entire career

- 253. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 254. Richard Phillips, Exxon Mobil since 1988
- 255. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 256. Danny Reible
- 257. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" https://linear.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 258. Bert Smith, Chesapeake
- 259. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 260. Joseph Patrick Smith, Exxon
- 261. Richard K Smith, Nabbors Production Company
- 262. Paul Street, Nalco chemical company
- 263. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 264. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 265. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 266. Sanjay Vittale, Shell Oil
- 267. Douglas Wyatt, URS Corporation—conflict of interest

268. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Heather Cantino 33 Cable Lane, Athens, Ohio 45701 heather.cantino@gmail.com Dec. 14, 2012 From: Bob Fedyski

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 07:25 PM

Subject: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of

candidates announced at Yosemite.epa.gov re public comment period on

announced list for Hydraulic Fracturing Science Advisory Board

December 14, 2012

TO: Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office 202-564-2134 (phone/voice mail) 202-565-2098 (fax) 202-564-2221 (SAB main number)

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150,

Washington, D.C. 20004

hanlon.edward@epa.gov

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Robert Fedyski, Athens OH 45701

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions,

community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 1
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination

- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk

2

- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

3

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are

threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

4. Stephen Bachu

4

- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced

water purification device used to remediate wastewater from hydraulic fracturing operations

- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-votersgets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/

item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

5

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/
2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20Committee.pdf)

28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.

- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto

- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.

6

- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant,

conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm? FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad Her presentations show bias as suggested by financial conflict of interest. 55. Danny Reible

- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" <a href="https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

7

<u>syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html</u>), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

__

Bob Fedyski Rural Action Sustainable Agriculture (*RASA*) Local/Institutional Foods Consultant From: "Gwen B. Fischer"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 11:33 PM

Subject: Hydraulic Fracturing Science Advisory Board Recommendations

Attached please find a letter written on behalf of the grassroots group, Concerned Citizens Ohio, indicating our concern as citizens that the very best, most independent, expert and unbiased scientists form a panel balanced as to expertise on the varied and complicated issues surrounding the entire process (and impacts) known as deep shale horizontal hydraulic fracture extraction of oil and gas. We are living in the beginning of the shale boom and urgently want research done by an unbiased and expert panel, so that our questions can be answered. We have done an extensive review of the existing information and want this panel to be made up of people who are beyond reproach as to their knowledge, their motives, and their methodology.

Sincerely,

Gwen B. Fischer, Ph.D.
Professor Emerita
Fulbright Scholar
One of the founding members of CCO

Concerned Citizens Ohio (based in Portage County)

"I am only one, but still I am one. I can not do everything, but still I can do something. And because I can not do everything, I will not refuse to do something I can do." - Helen Keller "Never doubt that a small group of thoughtful committed citizens can change the world; indeed, it is the only thing that ever has.:" - Margaret Mead

Sent with **Sparrow**



CCORecommendationsEPAScientificPanel.pdf

December 19,2012
TO: Ed Hanlon
Desi gnated Federal Offi cer
EPA Science Advisory Board Staff Office
202-5(A-2 13 4 (phone/voi ce mail)
202-565-2098 (fax)
202-5&-2221 (SAB main number)
hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W.,

Washington, D.C. 20y'6,0 Office location/Courier Address: USEPA Science Advisory Board,

Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 2A00/

RE: Federal Register Notice Yol77 Number 162Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Concerned Citizens, Ohio

Dear Mr. Hanlon:

I have had discussion with many Concerned Citizens in Ohio who have been investigating multiple issues involved in the complicated industrial process known as deep shale horizontal hydro-fracturing (often loosely called "fracking"). We are engaged citizens who expect our government to work for us and are sharing ideas, knowledge and experience with "fracking." Those of us who have more time have done more investigation in these issues, but please understand that we who have had the time and energy to write are representative of literally hundreds of citizens who have at least an educated layperson's understanding of the risks to the

health and safety of our families and our environment. While some of us have chosen to write

separately and some have chosen to write as small groups, we ate none-theless, all very concerned that the work of this important panel not be compromised by conflicts of interest. I am writing to support the appointment of the following26 names to the Science Advisory Board (SAB) for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of

those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria

and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability

to be impartial as evidenced in their publications and public speaking. Many in this list also do

not have complete conflict of interest disclosures in their bios.

The Petroleum industry has a loud eno'rgh 'voice.' It is essential that the citizens who are living with and will live with the health, property, and environmental damage have a voice uncontaminated with any hint of industry bias. Given the record of deep shale drilting and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon foo@rints of this industrial

process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

A number of us have careftrlly reviewed the extensive list of potential candidates for the SAB,looking for candidates whose bios indicate extractise without evident potential bias. We are citizens who expect scientists appointed by ourgovernment agencies to be chosen with an eye to balance the expertise needed for a thorough investigation of the complex processes and long and short-term impacts of the enormously complex industry that is

loosely called Tracking". We trust that these appointments will minimize even the perception of bias. To the best of our ability, as informed citizens, we have idenffied the following as meeting those minimal criteria and therefore, we are writing to recommend that the SAB be selected from the following 26 people:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel, Professor of Clinical Pubtic Health and Director of the Office of Global Health atthe Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatnc toxicologist
- 11. Robert Howarth x*x*
- 12. Anthony Ingraffea ****
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie x**x
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination IT.Dr.Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental EngineeringLaboratory (EEL) atthe University of Puerfo Rico, Mayagtez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, LT. of Colorado, Boulder
- 20. Daniel Schlenk
- 21.Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert
- H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23.Ieanne Van Briessen x***
- ?A. Avner Vengosh xxxx
- 25.Perry R. Walker
- 26.Paul Westerhoff

2

Names designated \4/ith ***x have overall research and expertise, concern for the broader good, and their appointment will lend considerable confidence among the public that the research has been done on behalf of the citizens.

The scientific credibility of the EPA is damaged by committees with real or perceived bias. Given the documented evidence of radium 226 and other radioactivity in produced water and drill cuttings from shale, it is imparative that a radiolog5r expert be included in the panel. I understand that with such a long list of candidates, perhaps it is not possible to add names such as Dr. Marvin Resnikoff, but someone with comparable experience MUST

be on the panel.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and

health concerns are dictated by people who have a financial stake in encounaging EPA to do as

little as possible to regulate their products. Rest assured that our citizens' grassroots groups will

be watching.

Whether scientists who are in the employ of petroleum or related companies are actually biased,

may be less important than that the general public perception is that the SAB will fulfill our expectation that our government is working for us.

The mission of the SAB is to provide credible and independent scienti-fic analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed and minimized. Industry bias must be eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least

one non-federal employee, which provides collective advice or recommendations to the agency.

5 U.S.C. App. II, \$ 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App.II, \$ 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," td. \$ 5(b)(2),

and does not contain members with inappropriate special interests. /d.\$ 5(bX3).

Committee membership should. exclude financially conflicted memberc, so that committees are

lnrgely composed of scientists who are able to provide afair and complete review of all relevant data or rssues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a

committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as mernbers of the SAB. The following6T are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial

as evidenced in their publications and public speaking. Many in this list also do nnthave complete conflict of interest disclosures in their bios.

We respectfully REJECT the nominations of the following 67 as UNACCEPTABLE candidates, because of potential, clear, or perceived bias:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with

and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4 16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you.It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Anhur, lead researcher [of the report, which was funded by Canadian petroleum associationsl and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.ttlljbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fractung operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/20 I 2/presentations/Tue-PM-ShaleGas NancyColeman-8-7- I 2.pdfl
- 16. Collins, James W
- 17 . Cona, John WY political confl ict of interest
- 18. Eric Daniels (Chevron)

4

- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Nonnan, Shari (cunent and pastfunding from oil companies and Am. Petroleum Inst.)
- 22. Lloy d East (Halli burton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. T imothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologistfor industry: http://www.iournaladvocate.

com/sterling-local news/ci 22022348lleague-women-voters-gets-dirthydrofracking)

26.Derek Elsworth http://iwww.sciencewa.net.au/topics/industry-a-resources/item/1429-visitingprofessor-

weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and highvolume horizontal hydraulic fracturingl is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you canhazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no,but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ...As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially, as these statements have been contradicted by research.

27, James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPl-

LRC/Meetingsl2Dl?Vo20JantaryVo20l8/hesentations%o20and7o20HandoutslBrb7o20--VoZOWritten%o20Comments7o20bef oreVoAAthe%oAAtheVo2OCommittee.pdfl 28. Fassett, Gordon, HDR Engineering,Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB. 29.Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry." 30. Hayes, Thomas D., Gas Tec.hnology Institute E&P Center: exfensive financial ties to industry

- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Ktecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of

water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)

- 4O. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry

44.Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from

oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.

45. Michael Nickolaus-not a scientist, works for industry-funded (American Petroleum Institute

among others) organization.

- 46. Jean-Philippe Nicofi funding nof disclosed, extensive hisforic ties fo indusfry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, zu, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil.

has been to promote hydraulic fracturing.

49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry."

Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies. Mr. Oneacre is hesident of Ground Water Solutions. Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.

- 50. Thomas Parkerton, Exxon Mobil entire career
- 51. Deepak Patil, not a scientist, career has worked for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green SolutionsrllC described in the Marccllus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). Perhaps appropriate for the panel to invite testimony from.
- 52. Richard Phillips, Exxon Mobil since 1988
- 53. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57 -b2ec-43b8 abeT d199 | c cc9Zad

Her presentations show bias as suggested by financial conflict of interest.

- 54. Danny Reible
- 55. James Saiers states he believes intervening rock will/does protect water from contamination

and cites already "befier casing standards" as possibly being adequately protective. (environment.yale.edu/newsiarticle/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary - The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2O12-09-22lglobalprotests-

 $planned-over-gas-drilling-process \#. UMrNpHPjlzc, \ revealing \ lack \ of \ either$

knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

56. Bert Smith, Chesapeake

57.Donald Siegel discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/newsiindex.ssf/2010/05/some scientists sat hydrofrack.html), also disclosing bias, sitree there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives). Again, perhaps might be appropriate for the SAB to invite in for testimony.

- 58. Joseph Patrick Smith, Exxon
- 59. Richard K Smith, Nabbors Production Company
- 6O. Paul Street, Nalco chemical company
- 61. Talib Syed not a scientist. hoduction engineer, whole career has been in industry.
- 62. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 63. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 64. Sanjay Vittale, Shell Oil
- 65. Douglas Wyatt, URS Corporation-conflict of interest
- 66. Victor Ziegler, Occidental Petroleum

Thank you for your attention.

Gwen B. Fischer, Ph.D. Professor Emerita

Also signed by: Carol Redmond RunDewell Sum Subbi Andrea Suffoni Colleen Zilswsh

This letter of comment was written on behalf of Concerned Citizenl Ohio, a grassroots group of

citizens, based largely in Portage County and networked with similar groups across Ohio. A core group of members of CCO have been studying, for several years, all aspects of "fracking"

(technology, financial, as well as the sociological, biological, industrial, endocrine impacts on

the communities where the shale as been most productive). We have about 50 members in Portage County who are fairly active, and between 200-300 "associates" who are concerned enough to be educating themselves, to request information, attend meetings as they are able and

to hope that our government is working for us.

Given the impending holidays when we first learned of the public comment period about SAB,

we have been unable to mobilize all our members, but expect you will hear from some who are

writing as individuals. We have sent this information around to all our different email lists and

we will be sure to eagerly follow the very important work of the panel.

From: Stanley Fischer

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 04:50 PM Subject: Comments on SAB panel

Dear Mr. Hanlon,

Please find attached my comments on selection of members to SAB panel.



Stanley L. Fischer List.doc

Comments On SAB Panel Short

December 18, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Stanley L. Fischer, Hiram, OH 44234

Dear Mr. Hanlon:

Please accept and convey my comments on the nomination of candidates for inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider the following 26 people, who seem to possess clear scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist

- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

Since the scientific credibility of the EPA is damaged by committees with real or perceived bias, please do not consider the remaining names from your long list, whose experience and credentials suggest less than ideal disinterest and objectivity.

Given the links of deep shale drilling and high pressure horizontal hydraulic fracturing to water contamination, air pollution, increased emissions, various illnesses, and community disruption, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest. Since industry-supported scientists and scientists directly employed by the gas industry, may tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption, it is in my view, imperative to determine that appointees are free from industry influences

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a

strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect the objectivity, integrity, independence, and competence required to carry out its important duty.

Thank you for your work and for your kind attention, Stanley L. Fischer Hiram, OH 44234 From: Sherry Fleming

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 04:53 PM

Subject: public comments on announced list for Hydraulic Fracturing Science

Advisory Board panel

Mr Hanlon:

Attached are my comments on the announced list for the hydraulic fracturing SAB panel.

Sherry Fleming Bryan, OH 43506



Comments On SAB Panel.doc

December 19, 2012

Ed Hanlon Designated Federal Officer USEPA Science Advisory Board Staff Office hanlon.edward@epa.gov

RE: public comment period on announced list for Hydraulic Fracturing Science Advisory Board panel

Mr. Hanlon:

I am submitting the following 28 names for consideration to the Science Advisory Board panel for the USEPA Hydraulic Fracturing study. These nominations provide scientific expertise, knowledge, experience and the ability to be impartial.

105. Henry Anderson

106. Michel Boufadel

107. Susan Brantley

- 108. Bruce Brownawell
- 109. Janice Chambers
- 110. David A. Dzombak
- 111. Robert Edstrom
- 112. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 113. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 114. Fred M. Henretig, University of Pennsylvania, pediatric toxicologist
- 115. Robert Howarth
- 116. Anthony Ingraffea
- 117. Lyman McDonald, statistician and biologist
- 118. Lisa McKenzie
- 119. Karlis Muehlenbach
- 120. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 121. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 122. Jerome Paulson
- 123. Joseph N. Ryan, University of Colorado, Boulder
- 124. Daniel Schlenk
- 125. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 126. Geoffery Thyne

- 127. Jeanne Van Briessen
- 128. Avner Vengosh
- 129. Perry R. Walker
- 130. Paul Westerhoff
- 27. Allen Shapiro
- 28. JP Nicot

Also, I would request that additional radiation experts be included on this panel, given that shale can contain high levels of radioactivity.

I am requesting that the following 67 names <u>not be considered</u> for inclusion on the Science Advisory Board for the USEPA Hydraulic Fracturing study due to direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

- 269. Stephen Almond, MeadWestvaco
- 270. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works 271. completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-frackingscare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 272. Stephen Bachu
- 273. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 274. Baldassare, Fred. Conflict of interest.

- 275. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 276. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 277. James Bruckner—financial ties to industry
- 278. Burnett, David
- 279. Buscheck, Timothy E
- 280. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 281. Corrie Clark
- 282. Cline, Scott Bradley
- 283. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 284. Collins, James W
- 285. Corra, John—WY political conflict of interest
- 286. Eric Daniels (Chevron)
- 287. Thomas Davis, CO School of Mines
- 288. Joseph deGeorge (Merck)
- 289. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 290. Lloyd East (Halliburton)
- 291. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 292. Timothy Ellison (Exxon-Mobil)
- 293. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-294. visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 295. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
 - LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 296. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 297. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 298. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 299. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 300. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 301. Jester, Stephen, ConocoPhillips
- 302. George E. King, Apache Corp.
- 303. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 304. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 305. Steven Lewis, Exxon-Mobil for most of his career.
- 306. Abby Li, most of her career at Monsanto
- 307. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 308. Keith Wilson Lynch
- 309. Dean Malouta (most of his career with Shell)
- 310. Steve Mamerow (Pioneer Natural Resources)
- 311. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 312. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 313. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 314. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 315. Nygaard, KJ, Exxon Mobil
- 316. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 317. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.

- 318. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 319. Thomas Parkerton, Exxon Mobil entire career
- 320. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 321. Richard Phillips, Exxon Mobil since 1988
- 322. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 323. Danny Reible
- 324. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal"

 enverign lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 325. Bert Smith, Chesapeake
- 327. Joseph Patrick Smith, Exxon
- 328. Richard K Smith, Nabbors Production Company
- 329. Paul Street, Nalco chemical company
- 330. Talib Syed not a scientist. Production engineer, whole career has been in industry.

- 331. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 332. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 333. Sanjay Vittale, Shell Oil
- 334. Douglas Wyatt, URS Corporation—conflict of interest
- 335. Victor Ziegler, Occidental Petroleum

I respectfully remind USEPA of its professional and legal duty to select candidates who adequately represent the protection of public health and the environment, consistent with the mission of EPA. It is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest. The scientific credibility of the EPA is damaged by committees with real or perceived bias.

Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. The Science Advisory Board should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset.

Thank you for your consideration, Sherry Fleming Bryan, OH 43506 From: "Larry Frankel"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 01:36 PM

Subject: USEPA Hydraulic Fracturing Study

December 17, 2012

TO: Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office

Dear Mr. Hanlon:

I am writing you as a member of the medical community and as a concerned citizen that cares about the risk of hydraulic fracturing. I am asking you to support the appointment of the following 27 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 27 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 27 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.

- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

27. Mr. James Northrup

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be

impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

I feel the following you should REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune

- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometers away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20 January%2018/Presentations%20 and %20 Handouts/Erb%20-%20 Written%20 Comments%20 before%20 the%20 the%20 Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto

- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flow back waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

55. Danny Reible

- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:
- syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Lawrence Scott Frankel DMD MS Gates Mills Ohio 44040 RE: list of candidates posted last night for EPA SAB HF advisory panel

Lee Fuller

to:

Edward Hanlon 12/18/2012 05:20 PM

Hide Details

From: Lee Fuller < lfuller@ipaa.org>

To: Edward Hanlon/DC/USEPA/US@EPA

History: This message has been replied to.

1 Attachment



IPAA EPA HF Study Panelist Selection Letter 12-18-2012.pdf

Mr. Hanlon,

Please find attached IPAA's recommendations regarding candidates for the Science Advisory Board Hydraulic Fracturing Advisory Panel. As I understand the process, it should be submitted to you. If that is not correct, please let me know the appropriate submission process.

Thank you,

Lee Fuller

From: Hanlon.Edward@epamail.epa.gov [mailto:Hanlon.Edward@epamail.epa.gov]

Sent: Wednesday, November 28, 2012 7:36 AM

To: Lee Fuller

Subject: list of candidates posted last night for EPA SAB HF advisory panel

hello Mr. Fuller,

FYI, the list of candidates for EPA SAB's HF advisory panel was posted last night on our SAB HF Advisory Panel website, at

http://yosemite.epa.gov/sab/sabproduct.nsf/WebProjectsRequestsforCommentsBOARD/B436304BA804E3F885257A5B00521B3B?OpenDocument&TableRow=2.1#2.

We request public comments by December 19th.

Here's a PDF version of the document....Thanks, Ed H

(See attached file: List of Candidates-Hydraulic Fracturing Advisory Panel-11-27-12-Final.pdf)

Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)
hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460

Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

INDEPENDENT PETROLEUM ASSOCIATION OF AMERICA • 1201 15TH STREET, NW • SUITE 300 • WASHINGTON, DC 20005 202-857-4722 • FAX 202-857-4799 • WWW.IPAA.ORG

December 18, 2012 Mr. Edward Hanlon Designated Federal Officer Science Advisory Board Staff Office **Environmental Protection Agency**

Washington, DC

Re: Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel Dear Mr. Hanlon,

These recommendations are submitted by the Independent Petroleum Association of America (IPAA). IPAA represents the thousands of independent producers and supporting industries that develop 95 percent of US oil and natural gas wells and produce over 50 percent of US oil and more than 80 percent of US natural gas.

IPAA believes that the selection of a Science Advisory Board (SAB) Hydraulic Fracturing Advisory Panel can be an important aspect of improving the Environmental Protection Agency (EPA) hydraulic fracturing study. However, to achieve a useful advisory panel, it is essential to appoint a balanced membership. The SAB panel that developed the hydraulic fracturing study design failed to meet this test and created a product that has resulted in confusion over the scope of the study, ongoing questions about the quality of the testing and serious doubts about its research targeting. Recently, EPA has impaneled as series of roundtables to assess technical issues associated with hydraulic fracturing and the study. EPA wisely chose to create a balance in these roundtables, assuring that expertise from the industry that produces oil and natural gas and fractures wells is present.

IPAA believes that the SAB Hydraulic Fracturing Advisory Panel needs to include the expertise of industry participants. Numerous nominees for the panel have been included in list of candidates. IPAA believes that one-third of the panel should be comprised of candidates coming from industry or with extensive industrial experience. This balance would greatly improve the pragmatism of the panel as it reviews study results and advises the Administrator.

Conversely, IPAA believes that EPA must exclude the candidates who have shown by their public actions an inherent bias against the use of hydraulic fracturing and the development of America's oil and natural gas resources. Attached to this submission is a list of candidates that IPAA believes should be excluded from the panel. Sincerely,

Lee O. Fuller Vice President, Government Relations Attachment

ATTACHMENT

Following are a number of individuals listed as possible candidates for the EPA SAB Hydraulic Fracturing Advisory Panel that IPAA believes should be excluded based on their public opposition to hydraulic fracturing or to the development of American oil and natural gas.

MICHEL BOUFADEL, Ph.D.: Dr. Boufadel has previously suggested that the EPA's hydraulic fracturing study, which already has an expansive scope, "does not go far enough." Boufadel has also been described as an individual on a "campaign" to alert lawmakers in Philadelphia about the "dangers of shale drilling." Under his leadership at Temple University, the Department of Civil and Environmental Engineering has hosted organizations and individuals (Page 2: Earthworks, Clean Air Council) that actively lobby for bans on natural gas development. One of his guests was Calvin Tillman, who is engaged in an advocacy tour against natural gas. Boufadel also serves as an advisor to the group "Physicians, Scientists and Engineers for Healthy Energy" (PSE), which is funded by the Park Foundation, an organization that wants to ban hydraulic fracturing. PSE misleadingly labels itself as a disinterested, science-based organization, but media accounts have noted "language on the group's website suggests an anti-development viewpoint." ROBERT HOWARTH, Ph.D.: Dr. Howarth is the lead author of a widely discredited paper on lifecycle methane emissions from oil and gas development. The professor's research has been criticized by agencies of the federal government (DOE/NETL) and multiple peerreviewed papers, including a recent Massachusetts Institute of Technology (MIT) study coauthored by a lead author of the "IPCC Fifth Assessment Report." The MIT study noted that Howarth used "unreasonable" assumptions on methane leakage rates to arrive at his conclusions. Former PA DEP commissioner John Hanger noted the Howarth/Ingraffea study was promoted using funds from the Park Foundation, an organization that opposes the oil and gas industry, and is open about financing research that advances this cause. Earlier this year, Howarth was featured in a widely distributed video for a 501 (C) (3) organization where he stated natural gas operators surreptitiously "vent" large volumes of methane because they're fearful that alternate means of maintaining safe pressure, such as flaring, would "disturb people."

ANTHONY INGRAFFEA, Ph.D.: Dr. Ingraffea is a co-author of a widely discredited study on lifecycle methane emissions from oil and gas development. The professor's research and its findings have been criticized by agencies of the federal government (DOE/NETL) and multiple peer-reviewed papers, including a recent Massachusetts Institute of Technology (MIT) study coauthored by a lead author of the "IPCC Fifth Assessment Report" who noted the study used "unreasonable" assumptions on methane leakage rates to arrive at its conclusions. Former PA DEP Commissioner John Hanger noted the Howarth/Ingraffea study was promoted using funds from the Park Foundation, an organization that opposes the oil and gas industry and is open about financing research that advances this cause. Dr. Ingraffea has shown an increasing willingness to make statements refuted by experience and independent scientific review. During a June 2012 congressional briefing, Ingraffea claimed "hundreds if not thousands of cases of water contamination, anywhere shale gas development occurs." Ingraffea has also stated the natural gas industry is producing "pseudoscience" in an attempt to "kill science." Ingraffea helped create, and serves on the board of directors for, the group "Physicians, Scientists and Engineers for Healthy Energy" (PSE), which is funded by the Park Foundation, an organization that wants to ban hydraulic fracturing. PSE misleadingly labels itself as a disinterested, sciencebased organization, but media accounts have noted "language on the group's website suggests an anti-development viewpoint." In addition, when questioned if universities should foster additional research on hydraulic fracturing Dr. Ingraffea stated; "...excuse me, I thought the industry said there are no problems, so why do we need solutions to problems that don't exist. Why do we need more research? I think the research has already been done and the research has spoken."

LISA MCKENZIE, Ph.D.: Dr. McKensie is a co-author of a controversial health impact study of natural gas operations which determined that natural gas development may cause future health impacts for those living within a defined proximity to natural gas wells. The study was a hypothetical modeling exercise that did not provide any evidence of actual health problems. It received strong criticism from the Colorado Department of Health, was disavowed by public health officials in Garfield County and relied on flawed assumptions that exaggerated emissions associated with drilling and completing new gas wells. The CSPH researchers claimed to have been working closely with Garfield County officials, but the county's chief environmental health official, Jim Rada, told the press he had "no knowledge" of what the researchers were even studying.

KARLIS MUEHLENBACHS, Ph.D.: Dr. Muehlenbachs is a professor at the University of Alberta. Last November, he made news in Canada for delivering a presentation that attempted to "prove" groundwater contamination from shale wells in Quebec. The press ran with his findings, with one headline in La Presse reading "First Case of Water Contamination from Fracking." Muehlenbachs, however, assumed his water sample was groundwater, when in fact it was taken from a cellar. Subsequent news reporting corrected his error, but he initially refused to concede the error. On slide 18 of the above mentioned presentation, Muehlenbachs has a chart that describes "gas in water," suggesting methane has seeped into groundwater. But in a quiet update – and admission of his earlier error – Muehlenbachs has a new version of the presentation that admits, "Analysis are of gas from standing water in the well cellar. No data related to ground water at this well." Later in that updated presentation he reaffirms that the sample was "Not from the Aguifer." Muehlenbachs has not come out and apologized for the damage he caused to the industry's reputation for his oversight, even though a simple comparison of the "same" presentation shows significant changes. In December 2011, Muehlenbachs asserted: "The biggest problem is that half or more the [shale] wells drilled leak due to improper cement jobs or industry is not following best practices." This is based on a nearly decade-old pamphlet from Schlumberger, which examined "sustained casing pressure" (SCP) – in offshore wells in the Gulf of Mexico. SCP does not indicate a leak, but rather merely the presence of pressure, as the name implies, and in any event the statistic used has no bearing on the development of onshore shale wells. DEBORAH SWACKHAMER, Ph.D.: During a presentation to the Institute of Medicine of the National Academies, the only study Dr. Swackhamer cited was a paper by Theo Colborn and the organization she runs, The Endocrine Disruption Exchange, or TEDX. This is disturbing because TEDX is openly hostile to the oil and gas industry and accepts funding from other groups that oppose hydraulic fracturing. Based on the conclusions of the TEDX paper, Swackhamer said during her presentation that fracturing fluids can cause "tremendous health problems" and pose a "grave concern." She also described the current disclosure framework for hydraulic fracturing as a "black box."

GEOFFREY THYNE, Ph.D.: Dr. Thyne has claimed that he was forced out of research positions at the Colorado School of Mines and the University of Wyoming due to pressure from the oil and

gas industry. He has also collaborated with Earthworks and the Checks and Balances Project, which are groups that oppose the oil and gas industry.

JEANNE VANBRIESEN, Ph.D.: Dr. VanBriesen co-wrote a paper with the Natural Resources Defense Council titled "In Fracking's Wake: New Rules are Needed to Protect Our Health and Environment from Contaminated Wastewater." The report calls for a major increase in federal regulation of the oil and gas industry, including this recommendation: "Congress should eliminate the Safe Drinking Water Act exemption for hydraulic fracturing to ensure that injection of fracturing fluid will not endanger drinking water sources." AVNER VENGOSH, Ph.D.: Dr. Vengosh is the co-author of two controversial papers which have insinuated that hydraulic fracturing is responsible for methane contamination of water wells, and that hydraulic fracturing fluids could migrate upwards through thousands of feet and billions of tons of rock into drinking water aquifers. Vengosh's work at Duke University has been funded by the Park Foundation, which opposes the oil and gas industry and is open about financing research that advances this cause. Vengosh himself has been outspoken about hydraulic fracturing in the news media. For example, he published an op-ed in the Philadelphia Inquirer – titled "DEP: Protecting water or gas?" – that was critical of the Pennsylvania Department of Environmental Protection. And in a SmartPlanet news story titled "Scientist: Gas industry is withholding hydro-fracking contamination data," Vengosh provided the following quote: "Given that the regulations are so different between the states and that our study reveals that our understanding on the environmental impacts is limited, yes EPA should be actively involved in regulating hydrofracking operations and practices." PERRY WALKER, Ph.D.: One of Dr. Walker's funders is the Wyoming Outdoor Council, which advocates for increasing the regulatory burden on the oil and gas industry. Specifically, the WOC wants federal law changed to regulate "all injections of hydraulic fracturing fluids under the Safe Drinking Water Act." Dan Heilig, the former head of the WOC, has described Walker as "the ideal citizen activist."

MARK WILLIAMS, Ph.D.: Dr. Williams has given a presentation called "Save Our Snow: Climate Change, Fracking, Ski Areas, and Water Security in Colorado and the West" a number of times at venues across Colorado. According to a summary of the presentation, Williams classifies hydraulic fracturing as a threat to Colorado's water security. This is completely at odds with the findings of three state agencies, which recently concluded hydraulic fracturing accounts for less than 0.1 percent of water use in Colorado. LAUREN ZEISE, Ph.D.: In addition to her role at the California Environmental Protection Agency, Dr. Zeise has also published papers in a number of journals. She was the co-author of a paper which calls for "rethinking current approaches to reducing environmental risks" by "changing the burden of proof so that chemicals are not presumed safe in the absence of scientific data."

From: Vicki Garrett

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 10:13 AM

Subject: Comments on Science Advisory Board on Hydraulic Fracturing candidates

Sent by: vlgarrett123@gmail.com

Dear Mr. Hanlon:

Attached and pasted below are my comments on possible candidates for the Science Advisory Board on Hydraulic Fracturing.

Thank you for considering comments, and happy holidays!

Vicki

December 18, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
hanlon.edward@epa.gov

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Following are my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

• Henry Anderson

- Boufadel, Michel
- Susan Brantley
- Brownawell, Bruce
- Janice Chambers
- Dzombak, David A.
- Edstrom, Robert
- Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- Robert Howarth
- Anthony Ingraffea
- Lyman McDonald statistician and biologist
- Lisa McKenzie
- Karlis Muehlenbach
- Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- Jerome Paulson
- Joseph N. Ryan, U. of Colorado, Boulder
- Daniel Schlenk
- Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- Geoffery Thyne
- Jeanne Van Briessen
- Avner Vengosh
- Perry R. Walker
- Paul Westerhoff

Please REJECT the nominations of the following candidates due to conflict of interest, lack of appropriate educational background, or bias:

- Stephen Almond, MeadWestvaco
- W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting.
- Stephen Bachu
- E. Scott Bair

- Baldassare, Fred.
- Terence Barry, Aquamost
- Bratton, Thomas R., Schlumberger Technology
- James Bruckner
- Burnett, David
- Buscheck, Timothy E
- Gail Charnley
- Corrie Clark
- Cline, Scott Bradley
- Nancy Pees Coleman
- Collins, James W
- Corra, John
- Eric Daniels
- Thomas Davis, CO School of Mines
- Joseph deGeorge
- Dunn-Norman, Shari
- Lloyd East
- Economides, Michael
- Timothy Ellison
- Stuart Ellsworth
- Derek Elsworth
- James Erb
- Fassett, Gordon, HDR Engineering, Inc. not a scientist
- Fontana, John V., Vista GeoScience LLC not a scientist
- Hayes, Thomas D., Gas Technology Institute E&P Center
- Hufford, Walter R., Talisman Energy USA
- Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- Jester, Stephen, ConocoPhillips
- George E. King, Apache Corp.
- Gary Klecka
- Philip Leber
- Steven Lewis
- Abby Li
- Sean Lieske,
- Keith Wilson Lynch
- Dean Malouta
- Steve Mamerow
- Carl T. Montgomery, NSI Technologies
- Daniel Moos, Baker Hughes
- Michael Nickolaus not a scientist
- Jean-Philippe Nicot
- Nygaard, KJ, Exxon Mobil
- Jon Olson
- John Oneacre, Ground Water Solutions
- Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS)
- Thomas Parkerton, Exxon Mobil
- Deepak Patil not a scientist

- Richard Phillips, Exxon Mobil
- Laura Plunkett, Integrative Biostrategies, LLC
- Danny Reible
- James Saiers
- Bert Smith, Chesapeake
- Donald Siegel
- Joseph Patrick Smith, Exxon
- Richard K Smith, Nabbors Production Company
- Paul Street, Nalco
- Talib Syed not a scientist
- James John Tintera not a scientist
- Rock Vitale, Environmental Standards, Inc.—not a scientist
- Sanjay Vittale, Shell Oil
- Douglas Wyatt, URS Corporation
- Victor Ziegler, Occidental Petroleum

Thank you for the opportunity to comment.

Vicki Garrett

Columbus, OH 43207



Comments_Re_SAB_Nominees-12-18-12.docx

From: cusi Gibbons-Ballew

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 02:47 PM Subject: SAB nominees

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.

- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id. § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are

appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scarestories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."

- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-votersgets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-

LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)

28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.

- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant,

disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Peter GIbbons-Ballew Millfield, oh Dec. 19, 2012 From: Mary Sue Gmeiner

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 01:12 PM

Subject: Hydraulic Fracturing Scientific Advisory Board

Please find the attached letter detailing my concerns and comments about candidates for this SAB.

Thank you for your consideration, Mary Sue Gmeiner

If you give me a fish, you have fed me for a day. If you teach me to fish, you have fed me until the river is polluted and the shoreline seized for development. But if you teach me to organize, then, no matter the challenge, I can join my community and we can make our own solution. ~ from Creating a Culture of Peace



Comments On SAB Panel Short List.doc

December 19, 2012

TO: Edward Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office hanlon.edward@epa.gov

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Mary Sue Gmeiner, 811 Bellows Dr., New Carlisle, OH 45344

Dear Mr. Hanlon:

I am very concerned about the need for strong scientific data, open minds, and lack of conflicts of interest as criteria to be used in consideration of the Scientific Advisory Board on hydraulic fracturing. I wish to support the nomination of the following five candidates for the Science Advisory Board on Hydraulic Fracturing.

- 1. Avner Vengosh
- 2. Jeane VanBriesen

- 3. Allen Shapiro
- 4. Lisa Mckenzie
- 5. Anthony Ingraffea

Per USEPA guidelines and criteria, I support these candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Additionally, there are 22 names of other well qualified persons. Please consider these candidates:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel, Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Lyman McDonald statistician and biologist
- 13. Karlis Muehlenbach
- 14. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 15. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 16. Jerome Paulson
- 17. Joseph N. Ryan, U. of Colorado, Boulder
- 18. Daniel Schlenk
- 19. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 20. Geoffery Thyne
- 21. Perry R. Walker
- 22. Paul Westerhoff

I also have a list of candidates who should be rejected, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 336. Stephen Almond, MeadWestvaco
- 337. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works 338. completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-frackingscare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 339. Stephen Bachu
- 340. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 341. Baldassare, Fred. Conflict of interest.
- 342. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 343. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 344. James Bruckner—financial ties to industry
- 345. Burnett, David
- 346. Buscheck, Timothy E
- 347. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 348. Corrie Clark
- 349. Cline, Scott Bradley
- 350. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 351. Collins, James W
- 352. Corra, John—WY political conflict of interest
- 353. Eric Daniels (Chevron)
- 354. Thomas Davis, CO School of Mines
- 355. Joseph deGeorge (Merck)
- 356. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 357. Lloyd East (Halliburton)
- 358. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 359. Timothy Ellison (Exxon-Mobil)

- 360. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 361. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 362. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012 January 18/Presentations and Handouts/Erb Written Comments before the Committee.pdf)
- 363. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 364. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 365. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 366. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 367. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 368. Jester, Stephen, ConocoPhillips
- 369. George E. King, Apache Corp.
- 370. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 371. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 372. Steven Lewis, Exxon-Mobil for most of his career.
- 373. Abby Li, most of her career at Monsanto

- 374. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 375. Keith Wilson Lynch
- 376. Dean Malouta (most of his career with Shell)
- 377. Steve Mamerow (Pioneer Natural Resources)
- 378. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 379. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting.
- 380. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 381. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 382. Nygaard, KJ, Exxon Mobil
- 383. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 384. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 385. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 386. Thomas Parkerton, Exxon Mobil entire career
- 387. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 388. Richard Phillips, Exxon Mobil since 1988
- 389. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.

- 390. Danny Reible
- 391. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary.
- 392. Bert Smith, Chesapeake
- 393. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 394. Joseph Patrick Smith, Exxon
- 395. Richard K Smith, Nabbors Production Company
- 396. Paul Street, Nalco chemical company
- 397. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 398. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 399. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 400. Sanjay Vittale, Shell Oil
- 401. Douglas Wyatt, URS Corporation—conflict of interest
- 402. Victor Ziegler, Occidental Petroleum

I am sure you understand that candidates with a financial interest in the outcome of the affairs of the committee should be excluded, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues, without bias.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

Thank you for your attention, Mary Sue Gmeiner New Carlisle, OH 45344

From: Roxanne Groff

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 10:59 AM

Subject: USEPA SAB

December 17, 2013

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

I spoke with you last Wednesday concerning appointments to the ad hoc panel to the SAB. Of grave concern to me is the issue you mentioned about congressional members asking for more industry appointments. I have been involved with people around the state of Ohio whose concerns for our health and safety must, I repeat MUST hold more weight than the idea that congress might inflence the USEPA with phone calls to you about the number of jobs they will get credit for!

The emotional burden of the effects of fracking and injection wells that is weighing on our citizens is causing a serious long term problem. I am one of many that is asking for the USEPA to bring the research and analysis of the experts that are identified in this letter to be involved in the USEPA study.

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and

carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson

- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a

conflict of interest."

- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-votersgets-dirt-hydrofracking)

26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012 January 18/Presentations and Handouts/Erb -- Written Comments before the the Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.

- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry." 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20 years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6). In a single dose, Fe6 can simultaneously perform as an oxidant, coagulant, anti-foulant,

disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6 has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6 can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention.

Respectfully submitted,

Roxanne Groff Amesville, Ohio 45711

From: Trish Harness

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 10:00 AM

Subject: List of acceptable and unacceptable candidates for EPA science advisory

board

December 16, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)
hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal

hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking

water contamination

- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for

industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do

not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a

disclosure after Charnley and her colleague disputed having a conflict of interest."

- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking:

"One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability

to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

ncleg.net/documentsites/committees/EPI-

LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic

ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.

- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

55. Danny Reible

56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that

"gas is better than coal"

lubbock on line. com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#. UMrNpHPjlzc,

revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your time and close attention in this critical matter — so many people are currently affected by horizontal drilling, and so many more will be in the future. The time is now to think deeply and objectively about how to pursue this source of energy in a way that doesn't cost more to the community than they get out of it.

Trish Harness Garrettsville, OH, 44231 From: "Johnson, Badger"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 11:40 AM

Subject: RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list

of candidates announced at Yosemite.epa.gov re public comment period on

announced list for Hydraulic Fracturing Science Advisory Board

Hi Mr. Hanlon,

These are my comments on the nomination of candidates for inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study, and to reject 67 other nominations.

Basically, I want to see people who will speak up when they see the possibility of groundwater contamination, which means NOT filling the Board with a bunch of industry hacks. These people don't have to be anti-fracking activists, but they need to joyfully acknowledge all the risks of the process and bring industry to heel when they try to step out of line.

Per USEPA guidelines and criteria, I will support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.

- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the

EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

1. Stephen Almond, MeadWestvaco

process.". (http://s.tt/1jbFy)

- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-votersgets-dirt-hydrofracking) 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-aresources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste

industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.

- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:
- syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil

- 66. Douglas Wyatt, URS Corporation—conflict of interest 67. Victor Ziegler, Occidental Petroleum

Love and Solidarity!

Badger Johnson

From: James Johnson

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 08:46 PM

Subject: Ad Hoc panel being formed

December 17, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)
hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is

essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 1. Boufadel, Michel
- 1. Susan Brantley
- 1. Brownawell, Bruce
- 1. Janice Chambers
- 1. Dzombak, David A.
- 1. Edstrom, Robert
- 1. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 1. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 1. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 1. Robert Howarth
- 1. Anthony Ingraffea
- 1. Lyman McDonald statistician and biologist
- 1. Lisa McKenzie
- 1. Karlis Muehlenbach
- 1. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 1. Jerome Paulson
- 1. Joseph N. Ryan, U. of Colorado, Boulder
- 1. Daniel Schlenk
- 1. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 1. Geoffery Thyne
- 1. Jeanne Van Briessen
- 1. Avner Vengosh
- 1. Perry R. Walker
- 1. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and

competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and

- continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you

develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 2. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (https://doi.org/10.1007/journal.org/ Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 3. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 4. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 5. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 6. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 7. Jester, Stephen, ConocoPhillips
- 8. George E. King, Apache Corp.
- 9. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 10. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 11. Steven Lewis, Exxon-Mobil for most of his career.
- 12. Abby Li, most of her career at Monsanto
- 13. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 14. Keith Wilson Lynch
- 15. Dean Malouta (most of his career with Shell)
- 16. Steve Mamerow (Pioneer Natural Resources)
- 17. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry

- 18. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 19. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 20. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 21. Nygaard, KJ, Exxon Mobil
- 22. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 23. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 24. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 25. Thomas Parkerton, Exxon Mobil entire career
- 26. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 27. Richard Phillips, Exxon Mobil since 1988
- 28. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

 env. senate.gov/public/index.cfm?FuseAction=Files.View&FileStore.id=3f513e5
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 1. Danny Reible
- 2. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the

existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

- 3. Bert Smith, Chesapeake
- 4. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 5. Joseph Patrick Smith, Exxon
- 6. Richard K Smith, Nabbors Production Company
- 7. Paul Street, Nalco chemical company
- 8. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 9. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 10. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 11. Sanjay Vittale, Shell Oil
- 12. Douglas Wyatt, URS Corporation—conflict of interest
- 13. Victor Ziegler, Occidental Petroleum

Respectfully James H. Johnson MD Athens, Oh 45701

December 16, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1.Henry Anderson
- 2.Boufadel, Michel

- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6.Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9.Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11.Robert Howarth
- 12. Anthony Ingraffea
- 13.Lyman McDonald statistician and biologist
- 14.Lisa McKenzie
- 15.Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17.Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18.Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20.Daniel Schlenk
- 21.Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the

Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

22. Geoffery Thyne

23. Jeanne Van Briessen

24. Avner Vengosh

25.Perry R. Walker

26.Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id. § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2.W. Kenneth Armagost, Andarko Petroleum
- 3.Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/ljbFy)
- 4. Stephen Bachu
- 5.E. Scott Bair conflict of interest with financial ties to industry. Recent funding not

listed.

6.Baldassare, Fred. Conflict of interest.

- 7.Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10.Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16.Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18.Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22.Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

 http://www.journal-advocatc.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26.Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing

contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27.James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-

-%20Written%20Comments%20before%20the%20the%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29.Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36.Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his carcer.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40.Keith Wilson Lynch
- 41.Dean Malouta (most of his career with Shell)
- 42.Steve Mamerow (Pioneer Natural Resources)
- 43.Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BIII) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.

- 45.Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46.Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48.Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50.Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

 epw.senate.gov/public/index.cfm?FuseAction=Files.Vicw&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

 Her presentations show bias as suggested by financial conflict of interest.
- 55.Danny Reible
- 56.James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/ncws/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPilzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions

increasingly suggests otherwise.

- 57.Bert Smith, Chesapeake
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61.Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64.Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66.Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Very Truly,

Ani Karetka

Chardon, OH 44024

From: Debbie Kasper

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 12:48 PM

Subject: Scientific Advisory Board, comments

Sent by: Debbie Kasper

Dear Mr. Hanlon,

Please see the attached letter for my comments regarding Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> regarding public comment period on announced list for Hydraulic Fracturing Science Advisory Board .

Sincerely, Debbie Kasper

--

Debbie V.S. Kasper Environmental Studies Hiram College Hiram, OH 44234



EPA yes and no lists for SAB.docx

December 16, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
hanlon.edward@epa.gov

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

The following are my comments on the nomination of candidates for possible inclusion

on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

With regard to USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. In what follows is a second list of those whose appointment I strongly *oppose and urge USEPA to reject*, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

It is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest. Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

Given the potential for water contamination and the inevitable accompaniment of air pollution, increased GHG emissions, community disruption, and the large environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This scientific review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or

recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced

- water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we

design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.

- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

 Her presentations show bias as suggested by financial conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" envealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake

- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

From: Adam Lindner

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 10:11 AM

Subject: public comment on inclusion off the Science Advisory Board on

Hydraulic Fracturing

December 16, 2012

TO: Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing. I have personally gone through all candidate bios and done online research to assess experience, expertise, and any bias or conflict of interest. I created two lists, one of recommended candidates and the other is a list of those who either lack demonstrated objectivity or have a direct conflict of interest. NOTE: there are a large number of candidates not on EITHER of my lists, primarily because I couldn't determine their credibility.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley

- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors,

rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-

voters-gets-dirt-hydrofracking)

26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto

- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Adam Lindner Nelsonville Ohio 45674 From: Peter & Irene Maizitis

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 05:54 AM

Subject: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list

of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

December 19, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Peter & Irene Maizitis, North Royalton, Ohio 44133

Dear Mr. Hanlon:

Please accept and convey the following as our comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

We are writing to support the appointment of the following 30 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, we <u>support</u> these 30 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of 67 candidates whose appointment we strongly <u>oppose</u> and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of

interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased greenhouse gas (GHG) emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

<u>Please consider appointing your committee from the following 30 candidates, those</u> who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, PhD, Professor, Department of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel, Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach

- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")
- 24. Avner Vengosh (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")
- 25. Perry R. Walker
- 26. Paul Westerhoff
- 27. Allen Shapiro (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")
- 28. JP Nicot (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")
- 29. Lisa McKenzie (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")
- 30. Anthony Ingraffea (whom Food and Water Watch's lead water researcher recommends as he believes will bring a "healthy dose of precaution and skepticism")

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased greenhouse gas (GHG) emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including greenhouse gas emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in

this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her CV.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)

- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-aresources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement

- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting

color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" <a href="https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, greenhouse gas emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention,

Peter & Irene Maizitis

North Royalton, Ohio 44133

Dec. 19, 2012

From: Loraine McCosker

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 02:14 PM

Subject: Science Advisory Board on Hydraulic Fracturing nominations

recommendations

Mr. Hanlan

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing provided in the attachment.

Best regards,

Loraine McCosker



Athens Ohio 45701

Comments_On_SAB_Panel_Short_List[1].doc

December 19, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Loraine McCosker, 59 Elmwood Place Athens Ohio 45701

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

It is of extraordinary importance circumstances that the science regarding HPHHF be devoid of industry pressures given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington

- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, *then invitations to address the committee during public meetings are appropriate.* **However, individuals with financial conflicts should not be**

serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest

- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429- visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."

- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions**, **LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously

perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" <a href="https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Loraine McCosker

Athens Ohio 45701 December 19, 2012 From: Andrea Saffell

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 10:17 PM

Subject: SAB for Hydraulic Fracking

Dear Mr. Hanlon,

I am an Ohio resident and can say that I am no longer proud to be one. A fracking rig was built next to our township park, a pipeline will be built through my neighborhood in a suburb of Youngstown, and my neighbors have leased their mineral rights to the oil and gas companies to permit well drilling should they find what they are looking for. There are detonators and explosives for seismic testing located in the woods by our house, one of them 100 feet from our neighbors' birdhouse--knowledge of this only because the neighbors themselves came across it. All of this is occurring without our permission. All of this is occurring without knowing what the consequences on the health of our two very young children will be. We need qualified scientific experts on the Science Advisory Board!

The Science Advisory Board will have a profound effect on the EPA's study of the effects of fracking on groundwater and the environment. Prior SAB panels have failed the American people and have allowed contamination to occur and then persist without cleanup. Of great concern is the fact that there seems to be only one radiation expert on the panel, Joseph Ryan. Radiation experts should be placed on this panel, given that shale can contain high levels of radioactivity. Radiation is one of the contaminants that will persist in the environment the longest and can bioaccumulate. Knowing that the make-up of this panel will have a significant impact on the U.S. EPA groundwater report and national policy, I recommend the following experts for the SAB:

Henry Anderson
Michel Boufadel
Susan Brantly
Bruce Brownawell
Janice Chambers
David Dzombak
Robert Edstrom
Elaine Faustman
Dr. Madelon Finkel
Fred Henretig
Robert Howarth
Anthony Ingraffea
Lymen McDonald
Lisa McKenzie
Karlis Muhlenbach

Eileen Murphy
Dr. Ingrid Padilla
Jerome Paulson
Joseph Ryan
Daniel Schlenk
Dr. Karen Swackhamer
Geoffery Thyne
Jeanne VanBriessen
Amer Vengosh
Perry Walker
Paul Westerholf

Please consider any conflicts of interest other nominees may have.

Thank you for you time, Andrea Moore Lowellville, OH 44436 From: "Mordick, Briana"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 08:31 PM

Subject: NRDC Comments on the List of Candidates for the EPA SAB Hydraulic

Fracturing Advisory Panel

Dear Mr. Hanlon,

Please find attached comments by the Natural Resources Defense Council on the List of Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel. We appreciate the opportunity to provide feedback and thank you for your consideration of these comments.

Sincerely, Briana Mordick

Briana Mordick

Staff Scientist Natural Resources Defense Council 111 Sutter St, 20th Floor San Francisco, CA 94104

(p) 415.875.8270

(e) bmordick@nrdc.org

blog: http://switchboard.nrdc.org/blogs/bmordick/

Comments on the List of Candidates for the



NRDC-Comments_EPA-HF-Study-

SAB-Panel_19Dec12.pdf

NRDC Comments on the List of Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel, December, 2012 1
December 19, 2012
Edward Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office (1400F)
U.S. Environmental Protection Agency
1200 Pennsylvania Avenue, N.W.
Washington, D.C. 20460

EPA Science Advisory Board Hydraulic Fracturing Advisory Panel Dear Mr. Hanlon,

The following comments are being submitted on behalf of the Natural Resources Defense Council (NRDC). NRDC is a national, non-profit legal and scientific organization with 1.3 million members and activists nationwide. Since its founding in 1970, NRDC has been actively involved in a wide range of environmental issues, including oil and gas exploration and production as well as drinking water protection. NRDC is currently actively involved in issues surrounding oil and gas development and hydraulic fracturing. NRDC greatly appreciates the effort that the U.S. Environmental Protection Agency (EPA) has dedicated, and plans to devote in the future, to investigate the potential public health and environmental protection issues associated with hydraulic fracturing. In particular we note the steps the agency has taken to ensure maximum public input and transparency.

NRDC strongly supports the selection criteria established by the EPA for nominees to the Panel, including: (a) scientific and/or technical expertise, knowledge, and experience; (b) availability and willingness to serve; (c) absence of financial conflicts of interest; (d) absence of appearance of a lack of impartiality; (e) skills working in committees, subcommittees and advisory panels; and, for the Panel as a whole; (f) diversity of expertise and viewpoints. With these criteria in mind, NRDC respectfully submits the following comments on the nominated candidates.

Nominees with financial conflicts of interest and an appearance of lack of impartiality should be excluded

In keeping with the criteria established by EPA itself, we urge EPA to select panel members who have no financial conflicts of interest and are impartial, and to exclude any nominees without those qualifications. It is essential that any nominees be independent, free from any biases, and committed to pure scientific inquiry. NRDC Comments on the List of Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel, December, 2012 2

These criteria ensure nominees who are dedicated to the public interest as well as to the mission of the EPA. The Agency cannot accomplish its vital mission or fulfill its legal duty if its regulatory priorities and environmental concerns are influenced by people who have a financial stake in the outcome.

The recommendations of this SAB Panel are likely to impact federal and/or state regulation of hydraulic fracturing. Yet in general, the oil and gas industry opposes any regulations that strengthen protections of health and the environment due to financial priorities and has not supported independent scientific inquiry into these issues. The Panel, therefore, must be composed in a manner that ensures that this perspective does not influence scientific decisions. Thus, nominees affiliated with industry or receiving industry support are unfit to provide EPA with robust independent scientific advice. By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible. The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one nonfederal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is

"fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

EPA invited comments on any nominees that had relevant expertise and willingness to serve on the panel. EPA, however, did not omit nominees that failed to meet its other criteria, particularly the absence of financial conflicts of interest and the absence of an appearance of a lack of impartiality. Some nominees are clearly ineligible for service on the Panel due to financial conflicts and should have been omitted. It is unreasonable to expect the public to develop informative and researched comments on 144 nominated panel members in such a short period of time when in fact only a very small number of them will be selected to serve on the panel. Since EPA will be reviewing their confidential disclosure forms and have additional information that is not available to the public, this screening should have been done before publishing the list for comment. We are additionally concerned that the conflicts of some members were not disclosed in the information provided in the biosketches.

The Panel must be composed of scientists who are able to provide a fair and complete review of all relevant data or issues. Regardless of technical and subject-matter expertise and relevant experience, individuals with financial conflicts should not be serving as members of the Panel when there are candidates without such conflicts. Industry representatives with such knowledge and expertise will still have opportunities to provide information relevant to the deliberations of the Panel NRDC Comments on the List of Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel, December, 2012 3

during public comment and through the extensive stakeholder process devised by EPA, as will public interest and environmental organizations.

We object to the following individuals

With all due respect to their experience and knowledge, the following individuals cannot be considered impartial and/or are conflicted, and should not serve on this Panel, for the reasons provided here.

• Nominees who are currently employed by the oil and gas industry (operators, service companies, etc), and therefore do not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality:

Armagost, Kenneth Anadarko Petroleum Corporation

Bratton, Thomas Schlumberger Technology Corporation Buscheck, Timothy Chevron Energy Technology Company

Daniels, Eric Chevron Energy Technology Company

East, Loyd Halliburton Energy Services

Ellison, Timothy ExxonMobil Upstream Research Company

Hufford, Walter Talisman Energy USA Hyden, Ron Halliburton Energy Services Jester, Stephen ConocoPhillips

King, George Apache Corporation

Lynch, Keith Wilson ConocoPhillips Company Mamerow, Steve Pioneer Natural Resources

Moos, Daniel Baker Hughes

Nygaard, K.J. ExxonMobil Production Company

Parkerton, Thomas ExxonMobil Biomedical Sciences
Phillips, Richard ExxonMobil Biomedical Sciences, Inc.

Smith, Bert Chesapeake Energy Corporation

Smith, Joseph Patrick ExxonMobil Upstream Research Company Smith, Richard Nabors Completion and Production Services

Street, Paul Nalco

Vitthal, Sanjay Shell Center of Excellence for Unconventional Resources

Ziegler, Victor Occidental Petroleum Corporation

Nominees who work as consultants for the oil and gas industry, and therefore do not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality:

Arthur, Daniel

ALL Constultingi

Bagawandoss, Kesavalu

Accutest Laboratoriesii

Coleman, Nancy Pees

Environmental Consultantsiii

Collins, James

Independent Consultantiv

Erb, James

Independent Consultanty

Fassett, Gordon

HDR Engineering, Inc.vi

Fontana, John

Vista GeoScience LLCvii

Hayes, Thomas

Gas Technology Institute E&P Centerviii

Kaback, Dawn

AMEC Environment & Infrastructure, Inc.ix

Malouta, Dean

Independent Oil and Gas Consultantx

Raja, Suresh

Providence Engineering and Environmental

Group, LLCxi

Syed, Talib

Independent Consultantxii

Tintera, John James

Sebree & Tinteraxiii

Vitale, Rock

Environmental Standards, Inc.xiv

• Nominees who receive grant money from the oil and gas industry, and therefore do not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality:

Burnett, David

Texas A&M Universityxv

Davis, Thomas

Colorado School of Minesxvi

Dunn-Norman, Shari

Missouri University of Science and

Technologyxvii

Economides, Michael

University of Houstonxviii

Ensor, Katherine Bennett

Rice Universityxix

Olson, Jon

University of Texasxx

Reible, Danny

University of Texasxxi

Tutuncu, Azra

Colorado School of Minesxxii

• Other:

Almond, Stephen

MeadWestvaco

Barry, Terence

AquaMost

Cline, Scott Bradley

U.S. Internal Revenue Service

Curtright, Aimee

RAND Corporation

Klecka, Gary

Independent Consultant

Dr. Almond's current employer,

MeadWestvaco, provides goods and services to the oil and gas industryxxiii, and therefore he does not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality. Furthermore, as stated in his biosketch, Dr. Almond, "...worked for Halliburton for over 30 years..." and therefore may not meet the selection criteria for absence of appearance of a lack of impartiality.

Dr. Barry's current employer, AquaMost,

provides services to the oil and gas industryxxiv and therefore he does not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality.

Dr. Cline has made public statementsxxv that indicate he may have preconceived conclusions about the potential impacts of hydraulic fracturing on drinking water and ground water, and therefore he does not meet the selection criteria for absence of a lack of impartiality.

As stated in her biosketch, Dr. Curtright, "...was the organizer and technical lead for a conference on the technical, legal, and regulatory challenges to using coal mine drainage for hydraulic fracturing, sponsored by the Marcellus Shale Coalition..." According to their website, The Marcellus Shale Coalition "works with exploration and production, midstream, and supply chain partners in the Appalachian Basin and across the country to address issues regarding the production of clean, job-creating, American natural gas from the Marcellus and Utica Shale plays."xxviixxviiixxvi All 11 of the Marcellus Shale Coalition's executive board members are high-ranking oil and gas industry employees and its board is composed of 45 oil and gas companies. As such, Dr. Curtright may not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality. As stated in his biosketch, Dr. Klecka was employed by Dow Chemical Company for over 30 years. Dow Chemical Company manufactures chemicals used in the oil and gas industry.xxix As such, Dr. Klecka may not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality. We support the nominations of the following individuals who have the requisite scientific and technical expertise, knowledge, and

experience, are free of conflict, and we

believe to be impartial:

Bales, Jerad

U.S. Geological Survey

Bank, Tracy

University of Buffalo

Boufadel, Michel

New Jersey Institute of Technology

Boyer, Elizabeth

Pennsylvania State University

Brantley, Susan

Pennsylvania State University

Dzombak, David

Carnegie Mellon University

Finkel, Madelon

Cornell University

Goldstein, Bernard

University of Pittsburgh

Goode, Daniel

U.S. Geological Survey

Henretig, Fred

University of Pennsylvania

Howarth, Robert

Cornell University

Ingraffea, Anthony

Cornell University

McKenzie, Lisa

Colorado School of Public Health

Muehlenbachs, Karlis

University of Alberta

Murdoch, Lawrence C.

Clemson University

Murphy, Eileen

Rutgers University

Paulson, Jerome

George Washington University

Ryan, Joseph

University of Colorado

Saiers, James

Yale University

Shapiro, Allen

U.S. Geological Survey

Swackhamer, Deborah

University of Minnesota

Thyne, Geoffrey

Science Based Solutions

VanBriesen, Jeanne

Carnegie Mellon University

Vengosh, Avner

Duke University

Williams, Mark

University of Colorado

At this time, we are neutral to all prospective nominees not listed above. These other nominees appear to be qualified, nonconflicted and impartial, but we do not have sufficient information to comment on their nominations at this time.

Thank you for your consideration of these comments.

Respectfully,

Briana Mordick

Staff Scientist

Natural Resources Defense Council

111 Sutter Street, 20th Floor

San Francisco, CA 94104

i http://www.all-llc.com/page.php?11

ii http://www.accutest.com/who-we-serve-petroleum-oil-and-gas.htm; As stated in his biosketch, Dr. Bagawandoss also serves as a member of the Marcellus Shale Coalition (see comments on Dr. Curtright).

iii See, e.g. projects with Chesapeake Energy:

http://nemc.us/docs/2012/presentations/Tue-

PM-ShaleGas-NancyColeman-8-7-12.pdf,

http://www.gwpc.org/sites/default/files/event -sessions/Coleman Nancy.pdf

iv As stated in his biosketch, Mr. Collins is a consultant to the oil and gas industry.

v As stated in his biosketch, Mr. Erb is a consultant to the oil and gas industry.

vi

http://www.hdrinc.com/markets/energy/oil-and-gas

vii

http://www.vistageoscience.com/exp/index.p hp?page=scl

viii

http://www.gastechnology.org/Expertise/Pag es/SupplyExpertise.aspx

ix

http://www.amec.com/sectors/oil_and_gas/oil_and_gas.htm

x As stated in his biosketch, Mr. Malouta is currently a contract employee for Shell Oil and his research has been supported by funding from Shell Oil.

хi

http://www.providenceeng.com/P/Industries/xii As stated in his biosketch, Mr. Syed is a consultant to the oil and gas industry.

xiii

http://www.fwbusinesspress.com/main.asp? SectionID=9&SubSectionID=34&ArticleID=19035

xiv

http://www.fwbusinesspress.com/main.asp? SectionID=9&SubSectionID=34&ArticleID=19035

xv The Global Petroleum Research Institute (GPRI) administers research funded by 12 major oil and gas companies: Anadarko, BP, BHP Billiton, Chevron, ConocoPhillips, ExxonMobil, Marathon, Shell, Statoil, and Total. According to its website,

"...membership is open to any qualifying entity, with significant revenues from petroleum exploration and production activities..." http://www.pe.tamu.edu/gprinew/home/about.htm

xvi The Colorado School of Mines (CSM) Reservoir Characterization Project (RCP) is an oil- and gas-industry sponsored research consortium, with current and/or past funding supplied by 55 oil and gas exploration and production companies and related service companies.

http://geophysics.mines.edu/rcp/sponsors.ht ml

xvii As stated in her biosketch, Dr. Dunn-Norman has received research funding from the American Petroleum Institute. xviii Dr. Economides is a former employee of Schlumberger, an industry leader in hydraulic fracturing services. The website of the University of Houston states that his "research efforts involve the optimization of the overall hydrocarbon production system from the reservoir, the wellbore and to the market."

http://www.chee.uh.edu/faculty/economides #research

The website of SCA: Subsurface Consultants and Associates, LLC states that Dr. Economides is Managing Partner of Dr. Michael J. Economides Consultants, Inc. with clients including national oil companies.

http://www.scacompanies.com/training_serv ices/instructor_bios.html#mjeconomides xix As stated in her biosketch, Dr. Ensor has received funding from the Korean National Oil Company

xx Dr. Olson is a former employee of Mobil. Dr Olson is a researcher and administrator of FRAC, the Fracture Research and Application Consortium, a research group at the University of Texas pursuing the goal of "Understanding and successfully predicting, characterizing, and simulating reservoirscale structures". FRAC is financially supported by 20 oil and gas industry companies, as listed on its website. http://www.beg.utexas.edu/frac/sponsors.php As stated in his biosketch, Dr. Olson has received contracts for research from Shell and ExxonMobil Corporations. xxi As stated in his biosketch, Dr. Reible has received funding from Chevron. xxii As stated in her bio sketch, Dr. Tutuncu

xxii As stated in her bio sketch, Dr. Tutuncu is a former employee of Shell and has received research funding from ExxonMobil Corporation, Hess Oil Company, Chevron, Shell, ENI, Statoil, Talisman, Halliburton, Schlumberger, Pemex, PlusPetrol and Venoco.

xxiii

http://www.meadwestvaco.com/SpecialtyCh emicals/OilfieldChemicals/index.htm xxiv http://www.aquamost.com/ xxv See, e.g. http://www.anga.us/media-room/videos/hear-our-voices/scott-cline,

http://eidmarcellus.org/blog/inexperienced-geologists-fracking-fantasies-obscure-facts/6027/
xxvi http://marcelluscoalition.org/
xxvii
http://marcelluscoalition.org/about/executive
-committee/
xxviii
http://marcelluscoalition.org/about/full-members/

xxix http://oilandgas.dow.com/

December 19, 2012

Edward Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office (1400F)
U.S. Environmental Protection Agency
1200 Pennsylvania Avenue, N.W.
Washington, D.C. 20460

Comments on the List of Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel

Dear Mr. Hanlon,

The following comments are being submitted on behalf of the Natural Resources Defense Council (NRDC). NRDC is a national, non-profit legal and scientific organization with 1.3 million members and activists nationwide. Since its founding in 1970, NRDC has been actively involved in a wide range of environmental issues, including oil and gas exploration and production as well as drinking water protection. NRDC is currently actively involved in issues surrounding oil and gas development and hydraulic fracturing.

NRDC greatly appreciates the effort that the U.S. Environmental Protection Agency (EPA) has dedicated, and plans to devote in the future, to investigate the potential public health and environmental protection issues associated with hydraulic fracturing. In particular we note the steps the agency has taken to ensure maximum public input and transparency.

NRDC strongly supports the selection criteria established by the EPA for nominees to the Panel, including: (a) scientific and/or technical expertise, knowledge, and experience; (b) availability and willingness to serve; (c) absence of financial conflicts of interest; (d) absence of appearance of a lack of impartiality; (e) skills working in committees, subcommittees and advisory panels; and, for the Panel as a whole; (f) diversity of expertise and viewpoints. With these criteria in mind, NRDC respectfully submits the following comments on the nominated candidates.

Nominees with financial conflicts of interest and an appearance of lack of impartiality should be excluded

In keeping with the criteria established by EPA itself, we urge EPA to select panel members who have no financial conflicts of interest and are impartial, and to exclude any nominees without those qualifications. It is essential that any nominees be independent, free from any biases, and committed to pure scientific inquiry.

These criteria ensure nominees who are dedicated to the public interest as well as to the mission of the EPA. The Agency cannot accomplish its vital mission or fulfill its legal duty if its regulatory priorities and environmental concerns are influenced by people who have a financial stake in the outcome.

The recommendations of this SAB Panel are likely to impact federal and/or state regulation of hydraulic fracturing. Yet in general, the oil and gas industry opposes any regulations that strengthen protections of health and the environment due to financial priorities and has not supported independent scientific inquiry into these issues. The Panel, therefore, must be composed in a manner that ensures that this perspective does not influence scientific decisions. Thus, nominees affiliated with industry or receiving industry support are unfit to provide EPA with robust independent scientific advice.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible. The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

EPA invited comments on any nominees that had relevant expertise and willingness to serve on the panel. EPA, however, did not omit nominees that failed to meet its other criteria, particularly the absence of financial conflicts of interest and the absence of an appearance of a lack of impartiality. Some nominees are clearly ineligible for service on the Panel due to financial conflicts and should have been omitted. It is unreasonable to expect the public to develop informative and researched comments on 144 nominated panel members in such a short period of time when in fact only a very small number of them will be selected to serve on the panel. Since EPA will be reviewing their confidential disclosure forms and have additional information that is not available to the public, this screening should have been done before publishing the list for comment. We are additionally concerned that the conflicts of some members were not disclosed in the information provided in the biosketches.

The Panel must be composed of scientists who are able to provide a fair and complete review of all relevant data or issues. Regardless of technical and subject-matter expertise and relevant experience, individuals with financial conflicts should not be serving as members of the Panel when there are candidates without such conflicts. Industry representatives with such knowledge and expertise will still have opportunities to provide information relevant to the deliberations of the Panel

during public comment and through the extensive stakeholder process devised by EPA, as will public interest and environmental organizations.

We object to the following individuals

With all due respect to their experience and knowledge, the following individuals cannot be considered impartial and/or are conflicted, and should not serve on this Panel, for the reasons provided here.

 Nominees who are currently employed by the oil and gas industry (operators, service companies, etc), and therefore do not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality:

Armagost, Kenneth Anadarko Petroleum Corporation
Bratton, Thomas Schlumberger Technology Corporation
Buscheck, Timothy Chevron Energy Technology Company
Daniels, Eric Chevron Energy Technology Company

East, Loyd Halliburton Energy Services

Ellison, Timothy ExxonMobil Upstream Research Company

Hufford, Walter Talisman Energy USA

Hyden, Ron Halliburton Energy Services

Jester, Stephen ConocoPhillips
King, George Apache Corporation
Lynch, Keith Wilson ConocoPhillips Company
Mamerow, Steve Pioneer Natural Resources

Moos, Daniel Baker Hughes

Nygaard, K.J. ExxonMobil Production Company
Parkerton, Thomas ExxonMobil Biomedical Sciences
Phillips, Richard ExxonMobil Biomedical Sciences, Inc.
Smith, Bert Chesapeake Energy Corporation

Smith, Joseph Patrick ExxonMobil Upstream Research Company
Smith, Richard Nabors Completion and Production Services

Street, Paul Nalco

Vitthal, Sanjay Shell Center of Excellence for Unconventional

Resources

Ziegler, Victor Occidental Petroleum Corporation

 Nominees who work as consultants for the oil and gas industry, and therefore do not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality: Arthur, Daniel ALL Constultingⁱ

Bagawandoss, Kesavalu Accutest Laboratoriesii

Coleman, Nancy Pees Environmental Consultantsⁱⁱⁱ
Collins, James Independent Consultant^{iv}
Erb, James Independent Consultant^v
Fassett, Gordon HDR Engineering, Inc.^{vi}
Fontana, John Vista GeoScience LLC^{vii}

Hayes, Thomas Gas Technology Institute E&P Centerviii
Kaback, Dawn AMEC Environment & Infrastructure, Inc. ix

Malouta, Dean Independent Oil and Gas Consultant^x

Raja, Suresh Providence Engineering and Environmental Group,

LLCxi

Syed, Talib Independent Consultant^{xii}

Tintera, John James Sebree & Tinteraxiii

Vitale, Rock Environmental Standards, Inc. xiv

 Nominees who receive grant money from the oil and gas industry, and therefore do not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality:

Burnett, David Texas A&M University^{xv}
Davis, Thomas Colorado School of Mines^{xvi}

Dunn-Norman, Shari Missouri University of Science and Technology xvii

Economides, Michael University of Houston^{xviii}

Ensor, Katherine Bennett Rice University^{xix}
Olson, Jon University of Texas^{xx}
Reible, Danny University of Texas^{xxi}

Tutuncu, Azra Colorado School of Mines^{xxii}

Other:

Almond, Stephen MeadWestvaco

Barry, Terence AquaMost

Cline, Scott Bradley U.S. Internal Revenue Service

Curtright, Aimee RAND Corporation

Klecka, Gary Independent Consultant

Dr. Almond's current employer, MeadWestvaco, provides goods and services to the oil and gas industry^{xxiii}, and therefore he does not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality. Furthermore, as stated in his

biosketch, Dr. Almond, "...worked for Halliburton for over 30 years..." and therefore may not meet the selection criteria for absence of appearance of a lack of impartiality.

Dr. Barry's current employer, AquaMost, provides services to the oil and gas industry^{xxiv} and therefore he does not meet the selection criteria for absence of financial conflicts of interest and may not meet the selection criteria for absence of appearance of a lack of impartiality.

Dr. Cline has made public statements^{xxv} that indicate he may have preconceived conclusions about the potential impacts of hydraulic fracturing on drinking water and ground water, and therefore he does not meet the selection criteria for absence of a lack of impartiality.

As stated in her biosketch, Dr. Curtright, "...was the organizer and technical lead for a conference on the technical, legal, and regulatory challenges to using coal mine drainage for hydraulic fracturing, sponsored by the Marcellus Shale Coalition..." According to their website, The Marcellus Shale Coalition "works with exploration and production, midstream, and supply chain partners in the Appalachian Basin and across the country to address issues regarding the production of clean, job-creating, American natural gas from the Marcellus and Utica Shale plays."xxvi All 11 of the Marcellus Shale Coalition's executive board membersxxvii are high-ranking oil and gas industry employees and its board is composed of 45 oil and gas companiesxxviii. As such, Dr. Curtright may not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality.

As stated in his biosketch, Dr. Klecka was employed by Dow Chemical Company for over 30 years. Dow Chemical Company manufactures chemicals used in the oil and gas industry. xxix As such, Dr. Klecka may not meet the selection criteria for absence of financial conflicts of interest and absence of appearance of a lack of impartiality.

We support the nominations of the following individuals who have the requisite scientific and technical expertise, knowledge, and experience, are free of conflict, and we believe to be impartial:

Bales, Jerad U.S. Geological Survey Bank, Tracy University of Buffalo

Boufadel, Michel New Jersey Institute of Technology

Boyer, Elizabeth Pennsylvania State University
Brantley, Susan Pennsylvania State University
Dzombak, David Carnegie Mellon University

Finkel, Madelon Cornell University

Goldstein, Bernard University of Pittsburgh

Goode, Daniel U.S. Geological Survey

Henretig, Fred University of Pennsylvania

Howarth, Robert Cornell University
Ingraffea, Anthony Cornell University

McKenzie, Lisa Colorado School of Public Health

Muehlenbachs, Karlis University of Alberta Murdoch, Lawrence C. Clemson University Murphy, Eileen Rutgers University

Paulson, Jerome George Washington University

Ryan, Joseph University of Colorado

Saiers, James Yale University

Shapiro, Allen
U.S. Geological Survey
Swackhamer, Deborah
University of Minnesota
Science Based Solutions
VanBriesen, Jeanne
Carnegie Mellon University

Vengosh, Avner Duke University

Williams, Mark University of Colorado

At this time, we are neutral to all prospective nominees not listed above. These other nominees appear to be qualified, non-conflicted and impartial, but we do not have sufficient information to comment on their nominations at this time.

Thank you for your consideration of these comments.

Respectfully,

Briana Mordick Staff Scientist Natural Resources Defense Council 111 Sutter Street, 20th Floor San Francisco, CA 94104

i http://www.all-llc.com/page.php?11

ii http://www.accutest.com/who-we-serve-petroleum-oil-and-gas.htm; As stated in his biosketch, Dr. Bagawandoss also serves as a member of the Marcellus Shale Coalition (see comments on Dr. Curtright).

iii See, e.g. projects with Chesapeake Energy: http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas-NancyColeman-8-7-12.pdf, http://www.gwpc.org/sites/default/files/event-sessions/Coleman_Nancy.pdf

iv As stated in his biosketch, Mr. Collins is a consultant to the oil and gas industry.

^v As stated in his biosketch, Mr. Erb is a consultant to the oil and gas industry.

vi http://www.hdrinc.com/markets/energy/oil-and-gas

vii http://www.vistageoscience.com/exp/index.php?page=scl

http://www.gastechnology.org/Expertise/Pages/SupplyExpertise.aspx

ix http://www.amec.com/sectors/oil and gas/oil and gas.htm

http://www.pe.tamu.edu/gpri-new/home/about.htm

As stated in her biosketch, Dr. Dunn-Norman has received research funding from the American Petroleum Institute.

^{xviii} Dr. Economides is a former employee of Schlumberger, an industry leader in hydraulic fracturing services. The website of the University of Houston states that his "research efforts involve the optimization of the overall hydrocarbon production system from the reservoir, the wellbore and to the market." http://www.chee.uh.edu/faculty/economides#research

The website of SCA: Subsurface Consultants and Associates, LLC states that Dr. Economides is Managing Partner of Dr. Michael J. Economides Consultants, Inc. with clients including national oil companies. http://www.scacompanies.com/training_services/instructor_bios.html#mjeconomides

- xix As stated in her biosketch, Dr. Ensor has received funding from the Korean National Oil Company
- $^{
 m xx}$ Dr. Olson is a former employee of Mobil. Dr Olson is a researcher and administrator of FRAC, the Fracture Research and Application Consortium, a research group at the University of Texas pursuing the goal of "Understanding and successfully predicting, characterizing, and simulating reservoir-scale structures". FRAC is financially supported by 20 oil and gas industry companies, as listed on its website. http://www.beg.utexas.edu/frac/sponsors.php As stated in his biosketch, Dr. Olson has received contracts for research from Shell and ExxonMobil Corporations.
- xxi As stated in his biosketch, Dr. Reible has received funding from Chevron.
- xxii As stated in her bio sketch, Dr. Tutuncu is a former employee of Shell and has received research funding from ExxonMobil Corporation, Hess Oil Company, Chevron, Shell, ENI, Statoil, Talisman, Halliburton, Schlumberger, Pemex, PlusPetrol and Venoco.
- xxiii http://www.meadwestvaco.com/SpecialtyChemicals/OilfieldChemicals/index.htm
- http://www.aquamost.com/
- xxv See, e.g. http://www.anga.us/media-room/videos/hear-our-voices/scott-cline, http://eidmarcellus.org/blog/inexperienced-geologists-fracking-fantasies-obscure-facts/6027/
- xxvii http://marcelluscoalition.org/ xxvii http://marcelluscoalition.org/about/executive-committee/
- xxviii http://marcelluscoalition.org/about/full-members/
- xxix http://oilandgas.dow.com/

^x As stated in his biosketch, Mr. Malouta is currently a contract employee for Shell Oil and his research has been supported by funding from Shell Oil.

xi http://www.providenceeng.com/P/Industries/

As stated in his biosketch, Mr. Syed is a consultant to the oil and gas industry.

xiii http://www.fwbusinesspress.com/main.asp?SectionID=9&SubSectionID=34&ArticleID=19035 xiv http://www.fwbusinesspress.com/main.asp?SectionID=9&SubSectionID=34&ArticleID=19035

xv The Global Petroleum Research Institute (GPRI) administers research funded by 12 major oil and gas companies: Anadarko, BP, BHP Billiton, Chevron, ConocoPhillips, ExxonMobil, Marathon, Shell, Statoil, and Total. According to its website, "...membership is open to any qualifying entity, with significant revenues from petroleum exploration and production activities..."

xvi The Colorado School of Mines (CSM) Reservoir Characterization Project (RCP) is an oil- and gasindustry sponsored research consortium, with current and/or past funding supplied by 55 oil and gas exploration and production companies and related service companies. http://geophysics.mines.edu/rcp/sponsors.html

From: Mary Ellen Noss

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 04:43 PM

Subject: advisory board



Ed_Hanlon_letter_Hydraulic_Fracturing_Dec_2012.doc

December 18, 2012

TO: Ed Hanlon

Designated Federal Officer EPA Science Advisory Board Staff Office 202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol. 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject,

based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Michel Boufadel
- 3. Susan Brantley
- 4. Bruce Brownawell
- 5. Janice Chambers
- 6. David A. Dzombak
- 7. Robert Edstrom
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Fred M. Henretig, University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald, statistician and biologist
- 14. Lisa McKenzie

- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.*§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all <u>unacceptable candidates</u> for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works

completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Fred Baldassare, Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Thomas R. Bratton, Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. David Burnett
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Scott Bradley Cline
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. James W. Collins
- 17. John Corra—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am.

- Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Michael Economides,(consultant; editor-in-chief Energy Tribune)
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-<u>visiting-professor-weighs-in-on-fracking</u>: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Gordon Fassett, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. John V. Fontana, Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Thomas D. Hayes, Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Walter R. Hufford, Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement

- 33. Stephen Jester, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. KJ Nygaard, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium,

- calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" envealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Sincerely, Mary Ellen Noss From: "Tish O'Dell"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 10:34 PM

Subject: Comments on SAB Nominees



comments re SAB nominees EPA.doc

December 16, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea

- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its

regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)

- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."

- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions**, **LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously

perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - $epw.senate.gov/public/index.cfm?FuseAction=Files.View\&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad$
 - Her presentations show bias as suggested by financial conflict of interest.
- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Tish O'Dell

Broadview Hts. Dec. 16, 2012

From: "Greg Pace"

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 01:18 PM

Subject: recommendations on nominees for SAB

December 16, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and

conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the

credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, *then invitations to address the committee during public meetings are appropriate.* However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was

funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is

groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive

contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)

- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for your attention, Greg Pace Columbus, OH 43202 Dec. 16, 2012 From: "Vanessa Pesec" <vpesec@roadrunner.com>
To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 02:42 AM

Subject: SAB Panel Candidate Comments

December 19, 2012

TO: Ed Hanlon Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Vanessa Pesec, 11705 Cali Court, Concord, OH 44077

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing. I am in support of Heather Cantino's research:

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works

completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-

resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."'

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC

- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.

presentation: ncleg.net/documentsites/committees/EPI-

- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of

interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise and objectivity, knowledge, and experience.

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce

- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. JP Nicot
- 18. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 19. Jerome Paulson
- 20. Joseph N. Ryan, U. of Colorado, Boulder
- 21. Daniel Schlenk
- 22. Allen Shaprio
- 23. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in

the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

- 24. Geoffery Thyne
- 25. Jeanne Van Briessen
- 26. Avner Vengosh
- 27. Perry R. Walker
- 28. Paul Westerhoff

From: Pegge Petkovich

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 03:45 PM

Subject: comments re: Science Advisory Board on Hydraulic Fracturing

Please read and carefully consider the recommendations I have made. Thank you.

Pegge Petkovich re SAB nominees HC 12-15-12.docx

Petkovich comments

December 17, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly <u>oppose</u> and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific

expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased green house gas (ghg) emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 27. Henry Anderson
- 28. Boufadel, Michel
- 29. Susan Brantley
- 30. Brownawell, Bruce
- 31. Janice Chambers
- 32. Dzombak, David A.
- 33. Edstrom, Robert
- 34. Elaine M. Faustman, Professor Dept.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 35. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 36. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 37. Robert Howarth
- 38. Anthony Ingraffea
- 39. Lyman McDonald statistician and biologist
- 40. Lisa McKenzie

- 41. Karlis Muehlenbach
- 42. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 43. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 44. Jerome Paulson
- 45. Joseph N. Ryan, U. of Colorado, Boulder
- 46. Daniel Schlenk
- 47. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 48. Geoffery Thyne
- 49. Jeanne Van Briessen
- 50. Avner Vengosh
- 51. Perry R. Walker
- 52. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, *then invitations to address the committee during public meetings are appropriate.* However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all <u>unacceptable</u> candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 68. Stephen Almond, MeadWestvaco
- 69. W. Kenneth Armagost, Andarko Petroleum

- 70. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 71. Stephen Bachu
- 72. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 73. Baldassare, Fred. Conflict of interest.
- 74. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 75. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 76. James Bruckner—financial ties to industry
- 77. Burnett, David
- 78. Buscheck, Timothy E
- 79. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 80. Corrie Clark
- 81. Cline, Scott Bradley
- 82. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 83. Collins, James W
- 84. Corra, John—WY political conflict of interest
- 85. Eric Daniels (Chevron)
- 86. Thomas Davis, CO School of Mines
- 87. Joseph deGeorge (Merck)

- 88. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 89. Lloyd East (Halliburton)
- 90. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 91. Timothy Ellison (Exxon-Mobil)
- 92. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 93. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 94. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 95. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 96. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 97. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 98. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"

- 99. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 100. Jester, Stephen, ConocoPhillips
- 101. George E. King, Apache Corp.
- 102. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 103. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 104. Steven Lewis, Exxon-Mobil for most of his career.
- 105. Abby Li, most of her career at Monsanto
- 106. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 107. Keith Wilson Lynch
- 108. Dean Malouta (most of his career with Shell)
- 109. Steve Mamerow (Pioneer Natural Resources)
- 110. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 111. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 112. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 113. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 114. Nygaard, KJ, Exxon Mobil
- 115. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 116. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 117. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 118. Thomas Parkerton, Exxon Mobil entire career
- 119. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it

reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 120. Richard Phillips, Exxon Mobil since 1988
- 121. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 122. Danny Reible
- 123. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" envealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 124. Bert Smith, Chesapeake
- 125. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 126. Joseph Patrick Smith, Exxon
- 127. Richard K Smith, Nabbors Production Company
- 128. Paul Street, Nalco chemical company
- 129. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 130. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 131. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 132. Sanjay Vittale, Shell Oil
- 133. Douglas Wyatt, URS Corporation—conflict of interest
- 134. Victor Ziegler, Occidental Petroleum

Thank you for your consideration of my comments.

Sincerely,

Pegge Petkovich Ravenna, OH 44266 From: Ron Prosek

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 11:16 AM

Subject: SAB panel recommendations

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am e-mailing to support the appointment of the following 27 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 27 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointments I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 27 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers

- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea, Cornell University, eminent hydraulic fracturing engineer and researcher
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff
- 27. James Northrup

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory

requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-p rofessor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them,

looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires. 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

 $\frac{ncleg.net/documents ites/committees/EPI-LRC/Meetings/2012\%20 January\%2018/Presentations\%20 and\%20 Handouts/Erb\%20-$

- -%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto

- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus-not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

<u>epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad</u>

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.

 $(\underline{environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing}$

/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some scientists sat hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation-conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Sincerely,
Ron Prosek, Vice-President
Network for Oil & Gas Accountability and Protection
www.neogap.org
and Convener,

<u>Fa</u>ith <u>C</u>ommunities <u>T</u>ogether for Frac Awareness [FaCT]

From: Kathryn Rapose

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 11:00 PM

Subject: Science Advisory Board Comments

Mr. Hanlon,

please read my attached comments regarding the Science Advisory Board that will be reviewing the effects of Shale Drilling on Groundwater.

Thank you. Board.doc

EPA comments Science Advisory

December 18, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Kathryn Rapose, Ashtabula, Ohio 44004

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial.

Following this list is a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel .Professor of Clinical Public Health and

Director of the Office of Global Health at the Weill Medical College, Cornell University

- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder Mr.Ryan may be the only candidate with actual expertise in radiation. Considering the potential for radioactive by-products in this process, Mr. Ryan should be a top candidate.
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations

- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-p rofessor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These

statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

ncleg.net/documents ites/committees/EPI-LRC/Meetings/2012% 20 January% 2018/Presentations% 20 and% 20 Handouts/Erb% 20--

%20Written%20Comments%20before%20the%20th e%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower

costs, reduce risk or improve productivity for the global oil and gas industry.

- 45. Michael Nickolaus-not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing

- /) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation-conflict of interest
- 67. Victor Ziegler, Occidental Petro

Thank you for your consideration of these comments.

The issue of safe groundwater is of utmost importance. I believe that drinking water will be more precious than oil to my children.

Please appoint credible and impartial candidates to the Science Advisory Board.

Sincerely,

Kathryn Rapose Ashtabula, Ohio 44004

December 18, 2012

From: Lynda Rose

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 09:39 AM

Subject: candidate nomination re public comment

December 16, 2012

Ed Hanlon
Designated Federal Officer
EPA Science Advisory Board Staff Office
202-564-2134 (phone/voice mail)
202-565-2098 (fax)
202-564-2221 (SAB main number)
hanlon.edward@epa.gov
USEPA Science Advisory Board (1400R)
1200 Pennsylvania Ave.
N.W., Washington, D.C. 20460

USEPA Science Advisory Board, Ronald Reagan Building 1300 Pennsylvania Avenue NW, Suite 31150 Washington, D.C. 20004

Re: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please review my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing. I wish for you to convey public comments regarding hydraulic fracturing.

I write to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. I've also included a second list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal

hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest. I regard our water particularly and our natural resources in general as precious and worthy of our utmost consideration.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

Henry Anderson

- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel SchlenkDr. Karen Swackhamer, Professor of Science, Technology,

and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.

- 21. Geoffery Thyne
- 22. Jeanne Van Briessen

- 23. Avner Vengosh
- 24. Perry R. Walker
- 25. Paul Westerhoff

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest. The scientific credibility of the EPA is damaged by committees with real or perceived bias.

As a concerned citizen, I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides

collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur 3. works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu

- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking:

"One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are

maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

ncleg.net/documentsites/committees/EPI-

LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)

- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric

products."

- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and

acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

53. Richard Phillips, Exxon Mobil since 1988

54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

55. Danny Reible

56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal"

lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc,

revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

57. Bert Smith, Chesapeake

58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

59. Joseph Patrick Smith, Exxon

60. Richard K Smith, Nabbors Production Company

61. Paul Street, Nalco chemical company

62. Talib Syed – not a scientist. Production engineer, whole career has been in industry.

- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest

67. Victor Ziegler, Occidental Petroleum

Thanks for your careful consideration, Lynda Rose Athens, OH 45701 Dec. 16, 2012 From: Ursula Rick

To: Edward Hanlon/DC/USEPA/US@EPA

Cc: Kathleen Sgamma
Date: 12/19/2012 04:32 PM

Subject: Western Energy Alliance comments on the EPA Science Advisory Board

Hydraulic Fracturing Panel

Dear Mr. Hanlon,

Please find attached Western Energy Alliance's comments on the nominees for the EPA Science Advisory Board's Hydraulic Fracturing Advisory Panel. Thank you for the opportunity to provide input, and we hope our comments will prove helpful in the formation of the panel. Please do not hesitate to call or email if you have questions.

Sincerely,

Ursula Rick, PhD

Regulatory Affairs Analyst Western Energy Alliance 410 17th Street, Suite 700 Denver, CO 80202 Ph 303-623-0987 Fax 303-893-0709 www.westernenergyalliance.org



Western Energy Alliance comments - EPA SAB Hydraulic Fracturing Panel Nominees 121912.pdf

December 19, 2012

Submitted via email: hanlon.edward@epa.gov

Mr. Edward Hanlon

Designated Federal Officer

Science Advisory Board Staff Office

Environmental Protection Agency
1200 Pennsylvania Ave., NW

Washington, DC 20004

RE: Candidates for the EPA Science Advisory Board Hydraulic Fracturing Advisory Panel

Dear Mr. Hanlon:

Western Energy Alliance appreciates the opportunity to provide comments on the nominees for the Environmental Protection Agency's (EPA) Science Advisory Board Hydraulic Fracturing Advisory Panel. We represent over 400 companies engaged in all aspects of environmentally responsible exploration and production of natural gas and oil across the West. Our members include highly trained scientists and engineers with many years of experience in all aspects of hydraulic fracturing. Western Energy Alliance is happy to see that the list of nominees includes several such members of industry, and we encourage EPA to ensure that a significant number of these industry nominees are on the Hydraulic Fracturing Advisory Panel.

Western Energy Alliance believes that the Hydraulic Fracturing Advisory Panel can positively impact the focus and direction of the EPA hydraulic fracturing study. However, it is essential to appoint a balanced and diverse group of experts to the panel. We believe it is important for EPA to select a panel of individuals with relevant scientific and engineering expertise. This should include those who have practical experience with all aspects of hydraulic fracturing. This will ensure the study remains useful for decision-making and provides practical, scientifically robust results. Nominees chosen for the panel should have a proven track record of rigorous and objective work in their areas of technical knowledge.

Nominees with a history of unfounded bias against hydraulic fracturing or oil and natural gas development are not appropriate for an advisory panel whose purpose is to "provide advice and review the '*Progress Report: Potential Impacts of Hydraulic Fracturing on Drinking Water Resources*,'" and Western Energy Alliance believes EPA should not include such individuals. Unfortunately, there are several nominees who have shown publicly their bias against hydraulic fracturing and oil and natural gas development. We provide a list below. Western Energy Alliance comments –Comments on EPA Science Advisory Board Hydraulic Fracturing Advisory Panel Nominees December 19, 2012 Page 2 of 2

Michel Boufadel, Ph.D.
Robert Howarth, Ph.D.
Anthony Ingreffea, Ph.D.
Lisa McKenzie, Ph.D.
Karlis Muehlenbachs, Ph.D.
Deborah Swackhammer, Ph.D.
Geoffrey Thyne, Ph.D.
Jeanne Vanbriesen, Ph.D.
Avner Vengosh, Ph.D.
Perry Walker, Ph.D.
Lauren Zeise, Ph.D.

These individuals have abandoned their objective, uninterested scientific credentials by working with and accepting funding from those advocating against the oil and natural gas industry or by publishing error-filled papers on oil and gas operations. Many of these authors have refused to correct their findings even when other scientists unconnected to the oil and gas industry point out their errors. This behavior leads us to question their willingness to objectively review EPA's progress report.

Thank you for the opportunity to comment on the list of nominees for EPA's Hydraulic Fracturing Advisory Panel. Western Energy Alliance hopes EPA will honestly evaluate the credentials of the industry nominees and include many of them on the panel. Sincerely,

Kathleen M. Sgamma VP, Government & Public Affairs Western Energy Alliance From: Jamie Sitko

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/18/2012 01:48 PM

Subject: nomination of candidates for possible inclusion on the Science Advisory

Board on Hydraulic Fracturing

Dear Ed Hanlon,

Please consider the points I have included in my attached letter regarding the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

Thank you for your time, Jamie Sitko



Science_Advisory_Board_on_Hydraulic_Fracturing.doc

December 18, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol. 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I <u>strongly oppose</u> and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 27. Henry Anderson
- 28. Michel Boufadel
- 29. Susan Brantley
- 30. Bruce Brownawell
- 31. Janice Chambers
- 32. David A. Dzombak
- 33. Robert Edstrom
- 34. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 35. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University

- 36. Fred M. Henretig, University of Pennsylvania, pediatric toxicologist
- 37. Robert Howarth
- 38. Anthony Ingraffea
- 39. Lyman McDonald, statistician and biologist
- 40. Lisa McKenzie
- 41. Karlis Muehlenbach
- 42. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 43. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 44. Jerome Paulson
- 45. Joseph N. Ryan, U. of Colorado, Boulder
- 46. Daniel Schlenk
- 47. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 48. Geoffery Thyne
- 49. Jeanne Van Briessen
- 50. Avner Vengosh
- 51. Perry R. Walker
- 52. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming

environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.*§ 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based

either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 68. Stephen Almond, MeadWestvaco
- 69. W. Kenneth Armagost, Andarko Petroleum
- 70. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 71. Stephen Bachu
- 72. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 73. Fred Baldassare, Conflict of interest.
- 74. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 75. Thomas R. Bratton, Schlumberger Technology. Conflict of interest.
- 76. James Bruckner—financial ties to industry
- 77. David Burnett
- 78. Buscheck, Timothy E
- 79. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 80. Corrie Clark

- 81. Scott Bradley Cline
- 82. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 83. James W. Collins
- 84. John Corra—WY political conflict of interest
- 85. Eric Daniels (Chevron)
- 86. Thomas Davis, CO School of Mines
- 87. Joseph deGeorge (Merck)
- 88. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 89. Lloyd East (Halliburton)
- 90. Michael Economides, (consultant; editor-in-chief Energy Tribune)
- 91. Timothy Ellison (Exxon-Mobil)
- 92. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 93. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 94. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 95. Gordon Fassett, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…"

- (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 96. John V. Fontana, Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 97. Thomas D. Hayes, Gas Technology Institute E&P Center: extensive financial ties to industry
- 98. Walter R. Hufford, Talisman Energy USA 30 years' experience in "energy industry"
- 99. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 100. Stephen Jester, ConocoPhillips
- 101. George E. King, Apache Corp.
- 102. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 103. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 104. Steven Lewis, Exxon-Mobil for most of his career.
- 105. Abby Li, most of her career at Monsanto
- 106. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 107. Keith Wilson Lynch
- 108. Dean Malouta (most of his career with Shell)
- 109. Steve Mamerow (Pioneer Natural Resources)
- 110. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 111. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 112. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 113. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 114. KJ Nygaard, Exxon Mobil
- 115. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 116. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 117. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.

- 118. Thomas Parkerton, Exxon Mobil entire career
- 119. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 120. Richard Phillips, Exxon Mobil since 1988
- 121. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate: epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 122. Danny Reible
- 123. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 124. Bert Smith, Chesapeake
- 125. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)
- 126. Joseph Patrick Smith, Exxon
- 127. Richard K Smith, Nabbors Production Company
- 128. Paul Street, Nalco chemical company
- 129. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 130. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.

- 131. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 132. Sanjay Vittale, Shell Oil
- 133. Douglas Wyatt, URS Corporation—conflict of interest
- 134. Victor Ziegler, Occidental Petroleum

Sincerely, Jamie Sitko

From: Shelley Stark

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 01:10 PM

Subject: Comments on announced list for Hydraulic Fracturing Science Advisory

Board

TO: Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office hanlon.edward@epa.gov

USEPA Science Advisory Board (1400R) 1200 Pennsylvania Ave., N.W. Washington, D.C. 20460

December 17, 2012

RE: Federal Register Notice, Vol. 77, Number 162, Pages 50505-50506 and list of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please enter this letter into the record as my recommendations and comments on the nomination of candidates for inclusion on the Science Advisory Board on Hydraulic Fracturing.

I wish to recommend the following 26 persons to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a second list of those whose appointment I strongly oppose. Based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of

ability to be impartial, as evidenced in their publications and public speaking, I urge the USEPA to reject them as candidates for this committee. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased greenhouse gas emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people. These are individuals with ample documented evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Michel Boufadel
- 3. Susan Brantley
- 4. Bruce Brownawell
- 5. Janice Chambers
- 6. David A. Dzombak
- 7. Robert Edstrom
- 8. Elaine M. Faustman, Professor Depy. of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine, University of Washington
- 9. Dr. Madelon L. Finkel, Professor of Clinical Public Health and Director of the Office of Global Health, Weill Medical College, Cornell University
- 10. Fred M. Henretig, University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald, statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. James Northrup
- 18. Dr. Ingrid Padilla, Professor, Environmental and Water Resources Engineering, Department of Civil Engineering and Surveying; and Director of the Environmental Engineering Laboratory (EEL), University of Puerto Rico, Mayagüez
- 19. Jerome Paulson
- 20. Joseph N. Ryan, U. of Colorado, Boulder
- 21. Daniel Schlenk
- 22. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy, Hubert H. Humphrey School of Public Affairs; and Co-Director of the University's Water Resources Center.
- 23. Geoffery Thyne
- 24. Jeanne Van Briessen
- 25. Avner Vengosh
- 26. Perry R. Walker

27. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased greenhouse gas emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products. On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including greenhouse gas emissions) and water consumption. This scientific review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. § 5(b)(2), and does not contain members with inappropriate special interests. Id.§ 5(b)(3).

Committee membership should exclude financially conflicted members, as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

Following is a list of those whose appointment I strongly oppose. Based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial, as evidenced in their publications and public speaking, I urge the USEPA to reject them as candidates for this committee. Many in this list also do not have complete conflict of interest disclosures in their bios.

The following 67 are UNACCEPTABLE candidates for inclusion on the SAB.

Please REJECT the nominations of the following:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories Dallas, 4-16-12).
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Fred Baldassare. Conflict of interest.
- 7. Terence Barry, Aquamost. Conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Thomas R. Bratton, Schlumberger Technology. Conflict of interest.
- 9. James Bruckner financial ties to industry
- 10. David Burnett
- 11. Timothy E. Buscheck
- 12. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and a colleague wrote a letter to the technical journal Environmental Health Perspectives about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."
- 13. Corrie Clark
- 14. Scott Bradley Cline
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. James W. Collins
- 17. John Corra WY political conflict of interest
- 18. Eric Daniels (Chevron)

- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Shari Dunn-Norman (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Michael Economides (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth. http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.
- 27. James Erb conflict of interest: consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-
- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Gordon Fassett, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. John V. Fontana, Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Thomas D. Hayes, Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Walter R. Hufford, Talisman Energy USA; 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Stephen Jester, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)

- 40. Keith Wilson Lynch
- 41. Dean Malouta most of his career with Shell
- 42. Steve Mamerow, Pioneer Natural Resources
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes Baker Hughes Incorporated (NYSE: BHI) "creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry."
- 45. Michael Nickolaus not a scientist, works for industry-funded (American Petroleum Institute among others) organizations
- 46. Jean-Philippe Nicot funding not disclosed; extensive historic ties to industry; has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption
- 47. KJ Nygaard, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil; Career has been to promote hydraulic fracturing
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 50. Thomas Parkerton, Exxon Mobil for entire career
- 51. Deepak Patil not a scientist; career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC, as described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+).
- 52. Richard Phillips, Exxon Mobil since 1988
- 53. Laura Plunkett, Integrative Biostrategies, LLC industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
- epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad. Her presentations show bias as suggested by financial conflict of interest.
- 54. Danny Reible
- 55. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-

process#.UMrNpHPjlzc, revealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.

- 56. Bert Smith, Chesapeake
- 57. Donald Siegel discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, greenhouse gas emission, and climate crisis perspectives).
- 58. Joseph Patrick Smith, Exxon
- 59. Richard K Smith, Nabbors Production Company
- 60. Paul Street, Nalco chemical company
- 61. Talib Syed not a scientist. Production engineer; entire career has been in industry.
- 62. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 63. Rock Vitale, Environmental Standards, Inc. not a scientist, works entirely for industry "managing liability." No advanced degree.
- 64. Sanjay Vittale, Shell Oil
- 65. Douglas Wyatt, URS Corporation conflict of interest
- 66. Victor Ziegler, Occidental Petroleum

Thank you for your attention and review of the points brought forward in this letter. I look forward to knowing that you have formed a truly objective, unbiased and scientific Hydraulic Fracturing Science Advisory Board.

Yours sincerely,

Shelley Stark Amesville, OH 45711 EPA Sci Adv Board nominees and rejects.pdf From: Nancy Sullivan

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 11:07 PM

Subject: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list

of candidates announced at Yosemite.epa.gov re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

December 14, 2012

TO: Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office 202-564-2134 (phone/voice mail) 202-565-2098 (fax) 202-564-2221 (SAB main number)

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and list of candidates announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Heather Cantino, Athens OH 45701

Dear Mr. Hanlon:

Please accept my comments on the nomination of candidates for possible inclusion on the Science Advisory Board (SAB) on Hydraulic Fracturing.

I have reviewed USEPA guidelines and criteria for this Board and support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

I recommend these 26 candidates based on their scientific expertise, knowledge, experience and ability to be both informed and impartial.

Following their names is a second list of those whose appointment I strongly oppose. I hope you will agree and reject them, based on USEPA written criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be

impartial as evidenced in their publications and public speaking. Many have also failed to complete conflict of interest disclosures in their bios.

it is essential that federal regulatory efforts avoid any taint of industry bias and conflicts of interest. Currently horizontal hydraulic fracturing is coming under increased scrutiny today as we learn more about the resulting water contamination, air pollution, increased greenhouse gas emissions and community disruption as well as illnesses and deaths of humans and animals. Any objective study will examine the overwhelming environmental and carbon footprints of this industrial process.

I hope you will select your committee from the following 26 people, whose biographies, background and public statements demonstrate scientific objectivity as well as expertise:

- 1. Anderson, Henry
- 2. Boufadel, Michel
- 3. Brantley, Susan
- 4. Brownawell, Bruce
- 5. Chambers, Janice
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Faustman, Elaine M.
- 9. Finkel, Dr. Madelon L.
- 10. Henretig, Fred M.,
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy,

- 17. Dr. Ingrid Padilla
- 18. Jerome Paulson
- 19. Joseph N. Ryan
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

Obviously any perceived bias on the part of individuals or committees damages the scientific credibility of the EPA. Individuals or corporations which have a financial stake in the results of any decisions to regulate the industry cannot be considered unbiased. By law, EPA committees must be composed in a manner which ensures that industry bias is publicly disclosed, minimized, and eliminated if possible. My vote would be to eliminate those who have a clear bias related to corporate income or university research grants from companies related to the natural gas industry.

Clearly, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks of hydraulic fracking. They have a financial stake in reporting minimal negative effects of the several thousand toxic chemicals employed in hydraulic fracturing. Furthermore, they have shown cavalier attitudes toward community disruption and air pollution and underplay the longterm issue of withdrawing millions of gallons of water from the hydrological cycle forever.

I urge the EPA to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA would be damaged by committees with real or perceived bias.

SAB membership should exclude financially conflicted members as much as possible, and instead be largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues. Industry representatives with specific knowledge or expertise can be invited to address the committee during public meetings.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates. It is impossible to read their biographies without recognizing that they totally in thrall to industry; their careers would end should they oppose the most lenient possible regulation of hydraulic fracturing.

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.

- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking

: "One of these concerns [with deep-shale

drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

- <u>-%20Written%20Comments%20before%20the%20th</u> e%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission…" (https://drinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties

to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.

- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing /) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of

lifecycle greenhouse gas emissions.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

<u>syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html</u>), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Thank you for encouraging the public to comment on these nominations. It is regrettable less than a third of the nominees can demonstrate both expertise and a clear lack of industry ties or bias. Please keep the EPA's record/reputation clean and DO NOT seat the 67 on this critical committee.

Nancy Sullivan Cincinnati, OH From: Nick Teti

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 06:30 PM

Subject: US EPA's Science Advisory Board panel - comment

Ed Hanlon Designated Federal Officer EPA Science Advisory Board Staff Office

Dear Mr. Hanlon,

We are running out of time to control the release of carbons into our atmosphere if we are to avert disastrous temperature rises far exceeding the 2 degree C limit defined by the scientific community worldwide. The CO2 we are releasing today will be with us and affecting our planet for the next 20,000 years. The EPA has allowed itself to be used as a facilitator for the fossil fuel industry for far too long. We need to start looking at the science not the economics of climate change. The earth does not care about job creation, the national debt, or any other policy governing our social order. It has its own rules and laws. It only responds to the record 7 billion tons of carbon per year that we pour into the air. You cannot haggle with a melting ice cap, you can't compromise with rising sea levels, you can't cut a deal with the greenhouse gases that are now boiling out of the Actic Sea and the surrounding tundra. You cut the carbon emissions below 350 ppm or you watch the

Ganges,

the Yang Tze, and many of our own major rivers run dry; you see Miami, New Orleans, Los Angeles, and Manhattan disappear under the sea; and you reduce the oceans to warm acidic broths incapable of sustaining anything but soft-bodied invertebrates, jellyfish, and sea worms. If you appoint advisers who do not grasp that the policy decisions they recommend today could be engineering another Permian Extinction in the coming decades then we as a species will step over the abyss. This is one of the most crucial decisions that you will make in your life. Look at the children you love and the future that you will leave to them and their families. Even those who have been entrusted with power and whose positions of privilege often insulate them from the consequences of their decisions will not be able to escape the impacts of short sighted and self-serving policies on the issue of climate change. We all share the same planet and nothing offers greater threat and destruction to the

fabric o

f the social order you control than widespread natural disaster.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce
- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Anthony Ingraffea
- 13. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson

- 19. Joseph N. Ryan, U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne
- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

The scientific credibility of the EPA is damaged by committees with real or perceived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased greenhouse gas emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please **REJECT** the nominations of the following 67 **UNACCEPTABLE** candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-st ories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a

good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report , which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner-financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman

(http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas

NancyColeman-8-7-12.pdf)

- 16. Collins, James W
- 17. Corra, John-WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry:

http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)

26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-p rofessor-weighs-in-on-fracking: "One of these concerns [with deep-shale

drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation:

ncleg.net/documents ites/committees/EPI-LRC/Meetings/2012% 20 January% 2018/Presentations% 20 and% 20 Handouts/Erb% 20-

- -%20Written%20Comments%20before%20the%20th e%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an

independent consultant

- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus-not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of

scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC -industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective.

(environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing /) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy:

syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.-not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation-conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

From: Theodore Voneida

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/16/2012 02:24 PM

Subject: List of candidates for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

My name is Theodore J. Voneida, and I live in Kent, Ohio. I have been researching the hydraulic fracturing issue for the past 2 1/2 years, and have lectured extensively against what these giant corporations are doing to our lands and our people from east to west coast. It is difficult, of course, for individuals like myself, and small groups of concerned citizens to counter the tremendous political pressure being exerted by these corporations, including the millions of dollars they are pouring into our legislators' and judges' coffers, especially now, with the recent Supreme Court Citizens United decision.

One of the few options open to us is to correspond with persons like yourself, with the hope that somewhere our voices will be heard. Specifically, I am referring to Federal Register Notice Volume 77, number 162, pp. 50505-06, and the candidates you have proposed for the Hydraulic Fracturing Science Advisory Board. I do not feel that these candidates have the expertise or qualifications to serve as members of this Board.

I do not wish to burden you with yet another long letter related to my concerns, but will simply convey to you the fact that I strongly support the email you recently received from Heather Cantino of Athens, Ohio, as well as the candidates for this Advisory Board that she listed in her correspondence.

Thank you for your consideration of our concerns and requests. Here in Ohio we are presently suffering from the rapacious invasion of our properties by corporations who are after the methane in our Utica Shale formation. The health of many individuals has been severely affected by drinking water which has been contaminated by the toxic chemicals used in the fracking operations. Property values are significantly affected by the proximity of properties to the drill sites. Local jobs provided by these corporations are few and far between; primarily short-term trucking jobs. The companies, understandably, bring their own highly trained drill crews with them as they move about. Our valuable and finite fresh water supplies are being seriously compromised and contaminated. Heather Cantino's correspondence does, in fact, cover most of these issues. Once again, I strongly support her email message to you.

Sincerely,

Theodore J. Voneida,

Ph.D.

Professor and

Chairman Emeritus

of Neurobiology

Medical University

Department

Northeastern Ohio

From: Fred Welty

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 01:33 PM

Subject: Science Advisory Board on Hydraulic Fracturing.

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

<u>202-564-2221</u> (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

FROM: Fred Welty, Chardon, Ohio 44024, Geauga Co.

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

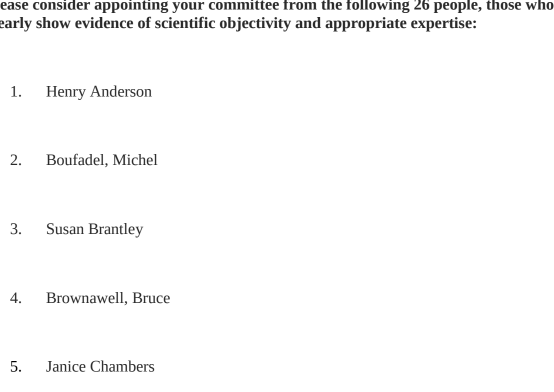
I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates based on their scientific expertise, knowledge, experience and ability to be impartial. *Following this list* is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject,

based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing to result in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest.

Please consider appointing your committee from the following 26 people, those who clearly show evidence of scientific objectivity and appropriate expertise:



6.

7.

Dzombak, David A.

Edstrom, Robert

8. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
9. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
10. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
11. Robert Howarth
12. Anthony Ingraffea
13. Lyman McDonald statistician and biologist
14. Lisa McKenzie
15. Karlis Muehlenbach
16. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
17. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
18. Jerome Paulson

19. Joseph N. Ryan, U. of Colorado, Boulder
20. Daniel Schlenk
21. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
22. Geoffery Thyne
23. Jeanne Van Briessen
24. Avner Vengosh
25. Perry R. Walker
26. Paul Westerhoff
ne scientific credibility of the EPA is damaged by committees with real or creeived bias

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA. SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," *id.* App. II, § 9(2), is "fairly balanced in terms of points of view represented and the function to be performed," *id.* § 5(b)(2), and does not contain members with inappropriate special interests. *Id.* § 5(b)(3).

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, *then invitations to address the committee during public meetings are appropriate*. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 1. Stephen Almond, MeadWestvaco
- 2. W. Kenneth Armagost, Andarko Petroleum
- 3. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-false-<u>fracking-scare-stories</u> Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 4. Stephen Bachu
- 5. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 6. Baldassare, Fred. Conflict of interest.
- 7. Terence Barry, Aquamost, conflict of interest: manufactures and sells an

advanced water purification device used to remediate wastewater from hydraulic fracturing operations

- 8. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 9. James Bruckner—financial ties to industry
- 10. Burnett, David
- 11. Buscheck, Timothy E
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Cline, Scott Bradley
- 15. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 16. Collins, James W
- 17. Corra, John—WY political conflict of interest
- 18. Eric Daniels (Chevron)
- 19. Thomas Davis, CO School of Mines
- 20. Joseph deGeorge (Merck)
- 21. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East (Halliburton)
- 23. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison (Exxon-Mobil)
- 25. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- 26. Derek Elsworth http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water.

You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute *no*, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

- 27. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20-%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 28. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 30. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 31. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 32. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 33. Jester, Stephen, ConocoPhillips
- 34. George E. King, Apache Corp.
- 35. Gary Klecka, worked for Dow for most of this career; now an independent

consultant

- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 45. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 46. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 47. Nygaard, KJ, Exxon Mobil
- 48. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. **John Oneacre**, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 50. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance

industry, waste-to-energy industry, and oil and gas industry.

- 51. Thomas Parkerton, Exxon Mobil entire career
- 52. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with **Eagle One Green Solutions, LLC** described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 53. Richard Phillips, Exxon Mobil since 1988
- 54. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:

epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective. (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/) This shows lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas as better than coal" <a href="https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of either knowledge or objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.
- 57. Bert Smith, Chesapeake
- 58. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air

pollution, ghg emission, and climate crisis perspectives)

- 59. Joseph Patrick Smith, Exxon
- 60. Richard K Smith, Nabbors Production Company
- 61. Paul Street, Nalco chemical company
- 62. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 63. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 65. Sanjay Vittale, Shell Oil
- 66. Douglas Wyatt, URS Corporation—conflict of interest
- 67. Victor Ziegler, Occidental Petroleum

Sincerely,

Fred Welty

Chardon, OH 44024

From: Sasha White

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/17/2012 06:01 PM

Subject: Fracking Advisory Board Comments



Fracking Advisory Board comments.doc

December 17, 2012

TO: Ed Hanlon

Designated Federal Officer

EPA Science Advisory Board Staff Office

202-564-2134 (phone/voice mail)

202-565-2098 (fax)

202-564-2221 (SAB main number)

hanlon.edward@epa.gov

Regular mail: USEPA Science Advisory Board (1400R), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460 Office location/Courier Address: USEPA Science Advisory Board, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Suite 31150, Washington, D.C. 20004

RE: Federal Register Notice Vol 77 Number 162 Pages 50505-50506 and <u>list of candidates</u> announced at <u>Yosemite.epa.gov</u> re public comment period on announced list for Hydraulic Fracturing Science Advisory Board

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I first list 26 names of candidates whom I support in appointment to the SAB for the USEPA Hydraulic Fracturing study, based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a *second list* of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise, and/or clear lack of

ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Please consider appointing your committee from the following 26 people who show appropriate expertise and scientific objectivity:

- 53. Henry Anderson
- 54. Boufadel, Michel
- 55. Susan Brantley
- 56. Brownawell, Bruce
- 57. Janice Chambers
- 58. Dzombak, David A.
- 59. Edstrom, Robert
- 60. Elaine M. Faustman, Professor Depy.of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 61. Dr. Madelon L. Finkel ,Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 62. Henretig, Fred M., University of Pennsylvania, pediatric toxicologist
- 63. Robert Howarth
- 64. Anthony Ingraffea
- 65. Lyman McDonald statistician and biologist
- 66. Lisa McKenzie
- 67. Karlis Muehlenbach
- 68. Eileen Murphy, Rutgers, toxicologist who has specialty in drinking water contamination
- 69. Dr. Ingrid Padilla, full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the

Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez

- 70. Jerome Paulson
- 71. Joseph N. Ryan, U. of Colorado, Boulder
- 72. Daniel Schlenk
- 73. Dr. Karen Swackhamer, Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 74. Geoffery Thyne
- 75. Jeanne Van Briessen
- 76. Avner Vengosh
- 77. Perry R. Walker
- 78. Paul Westerhoff

Given the record of deep shale drilling and high pressure horizontal hydraulic fracturing links to water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans and animals, and the overwhelming environmental and carbon footprints of this industrial process, it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

I respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this vital mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, industry-employed scientists and scientists working for industry-supported research institutions tend to downplay risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This SCIENTIFIC review board must be composed in a manner that ensures that this extensive bias does not influence panel decisions.

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues. If industry representatives have

specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial *as evidenced in their publications and public speaking*. Many in this list also do *not* have complete conflict of interest disclosures in their bios.

Please REJECT the nominations of the following 67 UNACCEPTABLE candidates:

- 135. Stephen Almond, MeadWestvaco
- 136. W. Kenneth Armagost, Andarko Petroleum
- 137. Dan Arthur: ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent newspaper article (examiner.com/article/rival-energy-interests-funding-falsefracking-scare-stories Dallas, 4-16-12). Regarding statements that there are threats to the environment, Mr. Arthur stated, "These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality." And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)
- 138. Stephen Bachu
- 139. E. Scott Bair conflict of interest with financial ties to industry. Recent funding not listed.
- 140. Baldassare, Fred. Conflict of interest.
- 141. Terence Barry, Aquamost, conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 142. Bratton, Thomas R. Schlumberger Technology. Conflict of interest.
- 143. James Bruckner—financial ties to industry
- 144. Burnett, David
- 145. Buscheck, Timothy E
- 146. Gail Charnley. Conflict of interest: consults regularly with industry per her cv. According to the Washington Post: "In 2006, for example, she wrote an op-ed article in the St. Louis Post-Dispatch opposing tougher restrictions on power-plant emissions in neighboring Illinois on behalf of Americans for Balanced Energy Choices, a nonprofit group funded by utilities, railroads and mining companies. In 2004, she and

a colleague wrote a letter to the technical journal *Environmental Health Perspectives* about a study on human testing of pesticides that they had co-authored without disclosing that it had been funded partly by pesticide makers. The journal's editor ran a disclosure after Charnley and her colleague disputed having a conflict of interest."

- 147. Corrie Clark
- 148. Cline, Scott Bradley
- 149. Nancy Pees Coleman (http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas NancyColeman-8-7-12.pdf)
- 150. Collins, James W
- 151. Corra, John—WY political conflict of interest
- 152. Eric Daniels (Chevron)
- 153. Thomas Davis, CO School of Mines
- 154. Joseph deGeorge (Merck)
- 155. Dunn-Norman, Shari (current and past funding from oil companies and Am. Petroleum Inst.)
- 156. Lloyd East (Halliburton)
- 157. Economides, Michael (consultant; editor-in-chief Energy Tribune
- 158. Timothy Ellison (Exxon-Mobil)
- 159. Stuart Ellsworth (Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking)
- Derek Elsworth http://www.sciencewa.net.au/topics/industry-aresources/item/1429-visiting-professor-weighs-in-on-fracking: "One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful. 'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ... As for abandoned wells causing contamination, he stressed good management. 'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years."

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

161. James Erb: conflict of interest--consultant to oil and gas industry (NC presentation: ncleg.net/documentsites/committees/EPI-

- LRC/Meetings/2012%20January%2018/Presentations%20and%20Handouts/Erb%20--%20Written%20Comments%20before%20the%20the%20Committee.pdf)
- 162. Fassett, Gordon, HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..." (hdrinc.com) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 163. Fontana, John V., Vista GeoScience LLC conflict of interest. Not a scientist. Has a bachelor's in geology, "entire career has been in the private service and consulting industry."
- 164. Hayes, Thomas D., Gas Technology Institute E&P Center: extensive financial ties to industry
- 165. Hufford, Walter R., Talisman Energy USA 30 years' experience in "energy industry"
- 166. Ron Hyden, Director of Technology for Halliburton's Production Enhancement
- 167. Jester, Stephen, ConocoPhillips
- 168. George E. King, Apache Corp.
- 169. Gary Klecka, worked for Dow for most of this career; now an independent consultant
- 170. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 171. Steven Lewis, Exxon-Mobil for most of his career.
- 172. Abby Li, most of her career at Monsanto
- 173. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 174. Keith Wilson Lynch
- 175. Dean Malouta (most of his career with Shell)
- 176. Steve Mamerow (Pioneer Natural Resources)
- 177. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 178. Daniel Moos, Baker Hughes: Baker Hughes Incorporated (NYSE: BHI) creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.
- 179. Michael Nickolaus—not a scientist, works for industry-funded (American Petroleum Institute among others) organization.
- 180. Jean-Philippe Nicot: funding not disclosed, extensive historic ties to industry, has touted economic benefit to municipalities of selling water while not distinguishing between water use and water consumption.
- 181. Nygaard, KJ, Exxon Mobil
- 182. Jon Olson funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.

- 183. John Oneacre, Ground Water Solutions, providing "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies.
- 184. Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work. Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.
- 185. Thomas Parkerton, Exxon Mobil entire career
- 186. Deepak Patil, not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having "developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."
- 187. Richard Phillips, Exxon Mobil since 1988
- 188. Laura Plunkett, Integrative Biostrategies, LLC –industry consultant, conflict of interest. Presentation on "adequacy" of current regulations, deemed protection of children adequate:
 - epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad
 - Her presentations show bias as suggested by financial conflict of interest.
- 189. Danny Reible
- 190. James Saiers states he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective (environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing/), revealing his lack of expertise and understanding of the existing substantive evidence to the contrary. The candidate also states that "gas is better than coal" envealing his lack of either knowledge or objectivity, since the science on lifecycle greenhouse gas emissions increasingly suggests otherwise.
- 191. Bert Smith, Chesapeake
- 192. Donald Siegel (discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also

disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives)

- 193. Joseph Patrick Smith, Exxon
- 194. Richard K Smith, Nabbors Production Company
- 195. Paul Street, Nalco chemical company
- 196. Talib Syed not a scientist. Production engineer, whole career has been in industry.
- 197. James John Tintera not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 198. Rock Vitale, Environmental Standards, Inc.—not a scientist, works entirely for industry "managing liability". No advanced degree.
- 199. Sanjay Vittale, Shell Oil
- 200. Douglas Wyatt, URS Corporation—conflict of interest
- 201. Victor Ziegler, Occidental Petroleum

Sincerely, Sasha White Athens, Ohio 45701 From: Jan Williams

To: Edward Hanlon/DC/USEPA/US@EPA

Date: 12/19/2012 06:52 PM

Subject: This is very important to me.

Dear Mr. Hanlon:

Please accept and convey the following as my comments on the nomination of candidates for possible inclusion on the Science Advisory Board on Hydraulic Fracturing.

I am writing to support the appointment of the following 26 names to the SAB for the USEPA Hydraulic Fracturing study.

Per USEPA guidelines and criteria, I support these 26 candidates named in the 1st list based on their scientific expertise, knowledge, experience and ability to be impartial. Following this list is a 2nd list of those whose appointment I strongly oppose and urge USEPA to reject, based on USEPA criteria and either their direct conflicts of interest, lack of scientific expertise,

and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

Given the empirically proven record of these industrial processes—deep shale drilling and high pressure horizontal hydraulic fracturing results in water contamination, air pollution, increased ghg emissions, community disruption, illnesses, and deaths of humans, flora and fauna, and the overwhelming environmental and carbon footprints—it is essential that federal regulatory efforts be painstakingly clear of industry bias and conflicts of interest. The scientific credibility of the EPA is damaged by committees with real or perceived bias

The following is my 1st list: that of those persons I am suggesting, persons whose actions have evinced scientific objectivity and appropriate expertise.

Please consider appointing your committee from the following 26 people:

- 1. Henry Anderson
- 2. Boufadel, Michel
- 3. Susan Brantley
- 4. Brownawell, Bruce

- 5. Janice Chambers
- 6. Dzombak, David A.
- 7. Edstrom, Robert
- 8. Elaine M. Faustman Professor Depy. of Environmental and Occupational Health Sciences and Director of the Institute for Risk Analysis and Risk Communication in the School of Public Health and Community Medicine at the University of Washington
- 9. Dr. Madelon L. Finkel Professor of Clinical Public Health and Director of the Office of Global Health at the Weill Medical College, Cornell University
- 10. Dr. Henretig, Fred M. University of Pennsylvania, pediatric toxicologist
- 11. Robert Howarth
- 12. Dr. Anthony Ingraffea
- 13. Dr. Lyman McDonald statistician and biologist
- 14. Lisa McKenzie
- 15. Karlis Muehlenbach
- 16. Dr. Eileen Murphy Rutgers, toxicologist who has specialty in drinking water contamination
- 17. Dr. Ingrid Padilla full professor in Environmental and Water Resources Engineering in the Department of Civil Engineering and Surveying and the Director of the Environmental Engineering Laboratory (EEL) at the University of Puerto Rico, Mayagüez
- 18. Jerome Paulson
- 19. Joseph N. Ryan U. of Colorado, Boulder
- 20. Daniel Schlenk
- 21. Dr. Karen Swackhamer Professor of Science, Technology, and Public Policy in the Hubert H, Humphrey School of Public Affairs, and Co-Director of the University's Water Resources Center.
- 22. Geoffery Thyne

- 23. Jeanne Van Briessen
- 24. Avner Vengosh
- 25. Perry R. Walker
- 26. Paul Westerhoff

To repeat: it is essential that federal research efforts be painstakingly clear of industry bias and conflicts of interest.

Further, I would respectfully remind USEPA of its professional and legal duty to select board members who adequately represent the protection of public health and the environment, consistent with the mission of EPA. The Agency cannot accomplish this cornerstone mission if its regulatory priorities and health concerns are dictated by people who have a financial stake in encouraging EPA to do as little as possible to regulate their products.

On the whole, it is in the interest of all industry-employed scientists and scientists working for industry-supported research institutions to downplay the summary risks and effects of toxic chemicals, community disruption, air pollution (including ghg emissions) and water consumption. This composition of this SCIENTIFIC review board must ensure that this extensive bias does not influence panel decisions.

The mission of the SAB is to provide credible and independent scientific analysis and advice to government. The Board cannot accomplish this vital mission if its objectives and deliberations reflect strong bias. Committees whose members have conflicts of interest or a strong bias toward the perspective of regulated industries undermine the credibility of the EPA.

SAB should make strong efforts to protect its objectivity, integrity, independence, and competence as its most valuable asset. The scientific credibility of the SAB and the EPA is damaged by committees with real or perceived bias.

By law, EPA committees must be composed in order to ensure that industry bias is publicly disclosed, minimized, and eliminated if possible.

The Federal Advisory Committee Act (FACA) imposes requirements on agencies when they establish or utilize any advisory committee, defined as a group of individuals, including at least one non-federal employee, which provides collective advice or recommendations to the agency. 5 U.S.C. App. II, § 3(2). When an agency seeks to obtain such advice or recommendations, it must ensure the advisory committee is "in the public interest," id. App. II, §

9(2), is "fairly balanced in terms of points of view represented and the function to be performed," id. $\S 5(b)(2)$, and does not contain members with inappropriate special interests. Id. $\S 5(b)(3)$.

Committee membership should exclude financially conflicted members as much as possible, so that committees are largely composed of scientists who are able to provide a fair and complete review of all relevant data or issues.

If industry representatives have specific knowledge or expertise of value to the deliberations of a committee, then invitations to address the committee during public meetings are appropriate. However, individuals with financial conflicts should not be serving as members of the SAB.

The following 67 are all unacceptable candidates for inclusion on the SAB based either on direct conflicts of interest, lack of scientific expertise, and/or clear lack of ability to be impartial as evidenced in their publications and public speaking. Many in this list also do not have complete conflict of interest disclosures in their bios.

My 2nd list is of 67 UNACCEPTABLE candidates. Please REJECT the nominations of the following persons:

- 1. Stephen Almond MeadWestvaco
- 2. W. Kenneth Armagost Andarko Petroleum
- 3. Dan Arthur ALL Consulting. Clear conflict of interest, as Mr. Arthur works completely with and for industry. His inability to be unbiased and accept the emerging science and record of spills and contamination is also revealed, in quotes in a recent (4-16-12) Dallas Examiner newspaper article (examiner.com/article/rival-energy-interests-funding-false-fracking-scare-stories.

Regarding statements that there are threats to the environment, Mr. Arthur stated:

"These (state regulatory agencies) have field inspectors, rules and regulations, if you're a bad actor, not doing a good job, they're going to find you. It's something people are fearful of, but it's not a reality."

And from PR Newswire, "The report finds that B.C. and Alberta, along with other provinces in Canada, have regulations in place to protect the environment, water and human health" comments Dan Arthur, lead researcher [of the report, which was funded by Canadian petroleum associations] and President of ALL Consulting. "This includes regulatory requirements for surface casing, cementing, groundwater protection and pressure testing. Although no two shale plays are alike, experience and continued research have improved the effectiveness of the fracturing process and allowed the use of fewer, and more environmentally safe, ingredients in the fracturing process.". (http://s.tt/1jbFy)

- 4. Stephen Bachu
- 5. E. Scott Bair Conflict of interest with financial ties to industry. Recent funding not

listed.

- 6. Fred Baldassare Conflict of interest.
- 7. Terence Barry Aquamost Conflict of interest: manufactures and sells an advanced water purification device used to remediate wastewater from hydraulic fracturing operations
- 8. Thomas R. Bratton, Schlumberger Technology Conflict of interest.
- 9. James Bruckner financial ties to industry
- 10. David Burnett
- 11. Timothy E. Buscheck
- 12. Gail Charnley Conflict of interest: consults regularly with industry per her cv.
- 13. Corrie Clark
- 14. Scott Bradley Cline
- 15. Nancy Pees Coleman Conflict of

interest: http://nemc.us/docs/2012/presentations/Tue-PM-ShaleGas-NancyColeman-8-7-12.pdf

- 16. James W Collins
- 17. John Corra WY political conflict of interest
- 18. Eric Daniels Chevron
- 19. Thomas Davis CO School of Mines
- 20. Joseph deGeorge Merck
- 21. Shari Dunn-Norman current and past funding from oil companies and Am. Petroleum Inst.)
- 22. Lloyd East Halliburton
- 23. Michael Economides consultant; editor-in-chief Energy Tribune
- 24. Timothy Ellison Exxon-Mobil
- 25. Stuart Ellsworth Colorado Gas Commission and apologist for industry: http://www.journal-advocate.com/sterling-local_news/ci_22022348/league-women-voters-gets-dirt-hydrofracking
- 26. Derek Elsworth

http://www.sciencewa.net.au/topics/industry-a-resources/item/1429-visiting-professor-weighs-in-on-fracking:

"One of these concerns [with deep-shale drilling and high-volume horizontal hydraulic fracturing] is groundwater contamination from fracking fluid, which Dr Elsworth regarded as doubtful.

'Certainly you're making pathways in the deep strata that didn't previously exist, but those are maybe a couple of kilometres away from your drinking water. You can't say absolutely what the effects will be, but you can hazard a guess at connections you develop. You can certainly measure for them, looking at flow rates, permeability, tracers and how fast tracers move. This isn't an absolute no, but it's likely you won't develop connections between these because you get intervening beds of low permeability that don't allow transmission.' ...

As for abandoned wells causing contamination, he stressed good management.

'Well bores have been used in petroleum industry for the last hundred years, and if you know where they are and you manage and build them properly they can last for a long period of time. If we design repositories for radioactive waste disposal, it seems to me we can have some certainty we can design things for hundreds of years.'"

All of these statements by the candidate are contradicted by experts in the industry itself as well as growing scientific and field data. These statements indicate the candidate's inability to be unbiased and evaluate scientific data impartially. His advocacy of wells that merely last "hundreds of years" is another indication of the candidate's lack of inclination to evaluate this technology's ability to be protective of water and human health for future generations as USEPA's mandate requires.

27. James Erb - Conflict of interest. Consultant to oil and gas industry. NC presentation:

<u>ncleg.net/documentsites/committees/EPI-LRC/Meetings/2012</u> January 18/Presentations and Handouts/Erb -- Written Comments before the the Committee.pdf)

- 28. Fassett, Gordon HDR Engineering, Inc. Not a scientist. A "water rights" specialist, who "after leaving state government, was appointed in 2002 by President Bush to be the federal representative and chairman of the Red River Compact Commission..."

 (hdring com). Does not have water protection for the public good as a value. Bias
- (<u>hdrinc.com</u>) Does not have water protection for the public good as a value. Bias inappropriate to this SAB.
- 29. John V. Fontana Conflict of interest. Vista GeoScience LLC. Not a scientist. Has an undergraduate degree in geology, "entire career has been in the private service and consulting industry."
- 30. Thomas D. Hayes Gas Technology Institute E&P Center. Has extensive financial ties to industry
- 31. Walter R. Hufford Talisman Energy USA. Has 30 years' experience in "energy industry."
- 32. Ron Hyden Director of Technology for Halliburton's Production Enhancement.
- 33. Jester, Stephen ConocoPhillips
- 34. George E. King Apache Corp.
- 35. Gary Klecka worked for Dow for most of this career. Now an independent consultant.
- 36. Philip Leber "For 20+ years of his career, he was employed by producers of commodity chemicals, pesticides, lubricants, and polymeric products."
- 37. Steven Lewis, Exxon-Mobil for most of his career.
- 38. Abby Li, most of her career at Monsanto
- 39. Sean Lieske, CO, believes regulations are adequate in spite of extensive contamination of CO water supplies by fracking (Aurora CO Sentinel 10-27-11, All's Not Well)
- 40. Keith Wilson Lynch
- 41. Dean Malouta (most of his career with Shell)
- 42. Steve Mamerow (Pioneer Natural Resources)
- 43. Carl T. Montgomery, NSI Technologies works for industry, paid promoter of industry
- 44. Daniel Moos Baker Hughes Incorporated (NYSE: BHI):

Creates value from oil and gas reservoirs with high-performance drilling, evaluation, completions and production technology and services, integrated operations and reservoir consulting. Our solutions are designed to lower costs, reduce risk or improve productivity for the global oil and gas industry.

- 45. Michael Nickolaus Not a scientist. Works for industry-funded organization: American Petroleum Institute (among others).
- 46. Jean-Philippe Nicot Funding not disclosed. Extensive historic ties to industry. Has

touted economic benefit to municipalities of selling water, while not distinguishing between water use and water consumption.

- 47. KJ Nygaard Exxon Mobil
- 48. Jon Olson Funding from oil and gas companies' consortium, Shell, and Exxon Mobil. Career has been to promote hydraulic fracturing.
- 49. John Oneacre Employee of Ground Water Solutions, providing: "consulting services to private industry." Clients include American Petroleum Institute, Conoco Phillips, Total, and dozens of other fossil fuel production companies. 50.
- Mr. Oneacre is President of Ground Water Solutions, Ltd. (GWS) and provides hydrogeological consulting services to private industry with emphasis on environmental studies and litigation support work.

Clients from a broad spectrum include the solid waste industry, petrochemical industry, chemical industry, insurance industry, waste-to-energy industry, and oil and gas industry.

- 51. Thomas Parkerton Exxon Mobil entire career
- 52. Deepak Patil not a scientist, career has been for multinational corporations and as consultant to industry. Designs chemicals. Clear conflict of interest in current employment with Eagle One Green Solutions, LLC.

Described in the Marcellus Shale Coalition exposition program list of sponsors (sgicc.org/technology-showcase-sponsors.html) as having:

"developed a treatment for recycling hydraulic fracturing waters using ferrate (Fe6+). In a single dose, Fe6+ can simultaneously perform as an oxidant, coagulant, anti-foulant, disinfectant, and deodorant; and it reduces the formation of scale-causing metals, and removes compounds imparting color. Fe6+ has been used to achieve a total kill of sulfate reducing bacteria and acid producing bacteria in flowback waters, and significantly reduced soluble barium, calcium, iron, manganese, phosphorous, silicon and strontium in production waters. Flowback and produced waters treated with Fe6+ can be wholly recycled and reused for well site-completion operations."

- 53. Richard Phillips Employee of Exxon Mobil since 1988
- 54. Laura Plunkett Integrative Biostrategies, LLC. An industry consultant with a clear conflict of interest. Known for presentation on "adequacy" of current regulations, whereby the protection of children was in fact deemed adequate:

<u>epw.senate.gov/public/index.cfm?FuseAction=Files.View&FileStore_id=3f513e57-b2ec-43b8-abe7-d1991ccc92ad</u>

Her presentations show bias as suggested by financial conflict of interest.

- 55. Danny Reible
- 56. James Saiers On record as stating that he believes intervening rock will/does protect water from contamination and cites already "better casing standards" as possibly being adequately protective:

environment.yale.edu/news/article/yale-panel-to-debate-hydraulic-fracturing
This demonstrates a lack of expertise and understanding of existing evidence to the contrary. The candidate also states that "gas is better than coal"
https://lubbockonline.com/national-news/2012-09-22/global-protests-planned-over-gas-drilling-process#.UMrNpHPjlzc, revealing lack of both knowledge and objectivity, since the science increasingly suggests otherwise in terms of lifecycle greenhouse gas emissions.

- 57. Bert Smith Employed by Chesapeake Energy
- 58. Donald Siegel discusses how drilling and recovery can be done safely without impacts to humans or ecosystems if adequate safeguards are employed throughout the process. This shows a clear bias, since the science is not out to show it can be done safely. It is not being done safely so far. Siegel claims gas is clean energy: syracuse.com/news/index.ssf/2010/05/some_scientists_sat_hydrofrack.html), also disclosing bias, since there is growing science to show it is not clean (from air pollution, ghg emission, and climate crisis perspectives).
- 59. Joseph Patrick Smith Exxon
- 60. Richard K Smith Nabbors Production Company
- 61. Paul Street Nalco chemical company
- 62. Talib Syed Not a scientist. A production engineer whose whole career has been in industry.
- 63. James John Tintera Not a scientist (no PhD.) but a private consultant to industry with a background in regulation. Conflict of interest.
- 64. Rock Vitale Environmental Standards, Inc. Not a scientist, works entirely for industry "managing liability." No advanced degree.
- 65. Sanjay Vittale Employed by Shell Oil
- 66. Douglas Wyatt URS Corporation. Conflict of interest
- 67. Victor Ziegler Employed by Occidental Petroleum

Thank you for your attention,

Jan Williams